

General Assembly

January Session, 2025

Committee Bill No. 545

LCO No. **3644**

Referred to Committee on ENERGY AND TECHNOLOGY

Introduced by: (ET)

AN ACT CONCERNING THE SATISFACTION OF TELECOMMUNICATIONS QUALITY OF SERVICE STANDARDS AND PROHIBITING REMOTE RECONNECTION FEES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (b) of section 16-247a of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective October* 1, 2025):

- (b) As used in sections 16-247a to 16-247c, inclusive, as amended by
 <u>this act</u>, 16-247e to 16-247h, inclusive, 16-247k, and sections 16-247m to
 16-247r, inclusive:
- (1) "Affiliate" means a person, firm or corporation which, with
 another person, firm or corporation, is under the common control of the
 same parent firm or corporation.
- 10 (2) "Competitive service" means (A) a telecommunications service 11 deemed competitive in accordance with the provisions of section 16-12 247f, (B) a telecommunications service reclassified by the authority as 13 competitive in accordance with the provisions of section 16-247f, or (C) 14 a new telecommunications service provided under a competitive service

tariff accepted by the authority, in accordance with the provisions of
section 16-247f, provided the authority has not subsequently reclassified
the service set forth in subparagraph (A), (B) or (C) of this subdivision
as noncompetitive pursuant to section 16-247f.

19 (3) "Emerging competitive service" means (A) a telecommunications 20 service reclassified as emerging competitive in accordance with the 21 provisions of section 16-247f, or (B) a new telecommunications service 22 provided under an emerging competitive service tariff accepted by the 23 authority, in accordance with the provisions of section 16-247f, or of a 24 plan for an alternative form of regulation approved pursuant to section 25 16-247k, provided the authority has not subsequently reclassified the 26 service set forth in subparagraph (A) or (B) of this subdivision as 27 competitive or noncompetitive pursuant to section 16-247f.

(4) "Incumbent local exchange carrier" means a telephone company
 that began providing telephone service in the state before the adoption
 of the federal Telecommunications Act of 1996.

31 [(4)] (5) "Noncompetitive service" means (A) a telecommunications 32 service deemed noncompetitive in accordance with the provisions of 33 section 16-247f, (B) a telecommunications service reclassified by the 34 authority as noncompetitive in accordance with the provisions of 35 section 16-247f, or (C) a new telecommunications service provided 36 under a noncompetitive service tariff accepted by the authority, in 37 accordance with the provisions of section 16-19, and any applicable 38 regulations, or of a plan for an alternative form of regulation approved 39 pursuant to section 16-247k, provided the authority has not 40 subsequently reclassified the service set forth in subparagraph (A), (B) 41 or (C) of this subdivision as competitive or emerging competitive 42 pursuant to section 16-247f.

43 [(5)] (6) "Private telecommunications service" means any 44 telecommunications service [which] <u>that</u> is not provided for public hire 45 as a common carrier service and is utilized solely for the 46 telecommunications needs of the person that controls such service and any subsidiary or affiliate thereof, except for telecommunications
service which enables two entities other than such person, subsidiary or
affiliate to communicate with each other.

50 [(6)] (7) "Telecommunications service" means any transmission in one 51 or more geographic areas (A) between or among points specified by the 52 user, (B) of information of the user's choosing, (C) without change in the 53 form or content of the information as sent and received, (D) by means of 54 electromagnetic transmission, including but not limited to, fiber optics, 55 microwave and satellite, (E) with or without benefit of any closed 56 transmission medium, and (F) including all instrumentalities, facilities, 57 apparatus and services, except customer premises equipment, which are 58 used for the collection, storage, forwarding, switching and delivery of 59 such information and are essential to the transmission.

[(7)] (8) "Network elements" means "network elements", as defined in
47 USC 153(a)(29).

62 Sec. 2. Section 16-247p of the general statutes is repealed and the 63 following is substituted in lieu thereof (*Effective October 1, 2025*):

64 (a) [Not later than April 1, 2000, the] The Public Utilities Regulatory 65 Authority shall, by regulations adopted pursuant to chapter 54, establish, [quality-of-service] monitor and enforce quality of service 66 67 standards that shall apply to all telephone companies, incumbent local 68 exchange carriers and certified telecommunications providers, [and to 69 all telecommunications services] regardless of the transmission 70 technology utilized, including, but not limited to, voice over Internet 71 protocol. Such standards shall include, but not be limited to, measures 72 relating to customer trouble reports, service outages, installation 73 appointments and repeat problems as well as timeliness in responding 74 to complaints or reports.

(1) The authority shall [include with the quality of service standards]
 adopt methodologies for monitoring compliance with and enforcement
 of [such] the quality of service standards. Such monitoring shall include

input from employees of telephone companies, incumbent local
<u>exchange carriers</u> and certified telecommunications providers,
including members of collective bargaining units.

81 (2) The authority shall adopt semiannual quality of service report 82 requirements for any telephone company, incumbent local exchange carrier or certified telecommunications provider concerning such 83 company, carrier or provider's compliance with the quality of service 84 85 standards. Such semiannual reports shall be submitted by each such 86 company, carrier or provider to the authority not later than the last day of the month following the semiannual reporting period established by 87 88 the authority.

89 (3) The authority shall adopt exception report requirements for any telephone company, incumbent local exchange carrier or certified 90 91 telecommunications provider that fails to meet any quality of service 92 standard for more than two consecutive months. Any such exception report shall be submitted by any such company, carrier or provider to 93 94 the authority not later than the last day of the month immediately 95 following such company, carrier or provider's failure to meet a quality 96 of service standard for more than two consecutive months.

97 (b) (1) Any company, carrier or provider that fails to comply with the semiannual report requirements or exception report requirements 98 99 provided in subsection (a) of this section shall be fined not more than 100 two thousand dollars for each violation in addition to any fines for 101 failure to meet any quality of service standard. A violation of the 102 provisions of this section concerning semiannual quality of service 103 reports or exception reports shall constitute a continued violation 104 pursuant to section 16-41 from the date the company, carrier or provider 105 fails to timely provide any such report until the date the authority 106 receives such report.

107 (2) The chairperson of the authority shall designate a representative
 108 of the authority's consumer affairs or enforcement unit to review, in
 109 consultation with the Office of Consumer Counsel, quality of service

110 <u>reports submitted pursuant to this section and to report to the authority</u>

111 <u>a company, carrier or provider's failure to meet any quality of service</u>

112 <u>standard indicated in any semiannual report.</u>

113 [(b)] (c) Not later than April 1, 2000, the authority shall, by regulations 114 adopted pursuant to chapter 54, establish comprehensive performance 115 standards and performance based reporting requirements for functions 116 provided by a telephone company to a certified telecommunications 117 provider, including, but not limited to, telephone company performance 118 relating to customer ordering, preordering, provisioning, billing, 119 maintenance and repair. Such service standards shall be sufficiently 120 comprehensive to ensure that a telephone company meets its 121 obligations under 47 USC 251. Such regulations may also contain 122 provisions the authority deems necessary to prevent anticompetitive 123 actions by any telephone company or certified telecommunications 124 provider.

125 Sec. 3. (NEW) (*Effective October 1, 2025*) (a) For the purposes of this 126 section:

(1) "Telecommunications company" means any public service
company, telephone company or certified telecommunications
provider, as such terms are defined in section 16-1 of the general
statutes, offering telephone or telecommunications services, including
voice over Internet protocol services, capable of accessing the 9-1-1
service.

(2) "Remote reconnection" means the reestablishment of usability to
a telecommunications service that has been temporarily disconnected
by remote means without the need for the telecommunications
company to visit a customer's premises.

137 "Reconnection fee" means imposed by (3) any charge а 138 telecommunications company telephone to restore or 139 telecommunications service that has been temporarily disconnected for 140 any reason.

141 (4) "Customer" means any individual or entity receiving142 telecommunications services from a telecommunications company.

143 (5) "Temporarily disconnected" means service that has been144 interrupted for fewer than fourteen days.

(b) No telecommunications company shall charge a reconnection fee
to a customer for a remote reconnection following a disconnection of
service. The prohibition against reconnection fees in this subsection
applies (1) regardless of the reason for such disconnection, including,
but not limited to, nonpayment or other breaches of a service agreement
by the customer, and (2) whether the customer requested a reconnection
of service or the company initiated such reconnection.

152 (c) This section shall not prohibit a telecommunications company 153 from requiring a customer to pay the customer's outstanding balance 154 due before restoring service, except that no such payment before 155 restoring service may be required for a residential telephone or 156 telecommunications customer account associated with a dwelling unit 157 wherein each adult resident (1) is over the age of sixty, or (2) meets the 158 definition of blind, physically disabled or intellectually disabled as 159 defined in section 1-1f or 1-1g of the general statutes.

(d) The provisions of this section do not apply to any fee associated
with the establishment of a new account or the activation of new
equipment with a telecommunications company.

(e) Any telecommunications company that violates this section shall
be subject to a civil penalty of up to one thousand dollars per violation,
per customer, and shall be required to reimburse any customer for any
unlawfully charged reconnection fees.

(f) The Public Utilities Regulatory Authority shall have the authority
to enforce compliance with this statute and may designate a member
from its consumer affairs or enforcement unit to conduct such
investigation and enforcement.

This act shall take effect as follows and shall amend the following		
sections:		

Section 1	October 1, 2025	16-247a(b)
Sec. 2	October 1, 2025	16-247p
Sec. 3	October 1, 2025	New section

Statement of Purpose:

To (1) require the Public Utilities Regulatory Authority to adopt and enforce quality of service standards concerning telephone service, and (2) prohibit the collection of fees for remote reconnection of telecommunications services.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: SEN. DUFF, 25th Dist.; REP. FISHBEIN, 90th Dist.

<u>S.B. 545</u>