Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1451

Introduced by

Representative Grosz

Senators Nething, Tomac

- 1 A BILL for an Act to create and enact sections 49-21-23, 49-21-24, 49-21-25, 49-21-26, and
- 2 49-21-27 of the North Dakota Century Code, relating to right-of-way fees; to amend and
- 3 reenact section 49-21-01 and subdivision g of subsection 3 of section 49-23-04 of the North
- 4 Dakota Century Code, relating to telecommunications definitions and time periods under the
- 5 one-call excavation notice system; and to provide for retroactive application.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7 SECTION 1. AMENDMENT. Section 49-21-01 of the 1997 Supplement to the North
8 Dakota Century Code is amended and reenacted as follows:

9 49-21-01. Definitions. As used in this chapter, unless the context otherwise clearly
10 requires:

- 111. "Access" means telecommunications services to connect a telecommunications12customer or end user with a telecommunications company that allows for the13origination or the termination, or both, of WATS, 800, and message toll14telecommunications services and private line transport services. "Switched15access" includes:
- 16 a. Local exchange central office switching and signaling;
- 17 b. Operator and recording intercept of calls;
- 18 c. Termination of end user lines in the local exchange central office;
- 19d.The carrier common line charge for the line between the end user's premises20and the local exchange central office; and
- e. Telecommunications service, including connections, provided to allow
 transmission service and termination between an interexchange company's
 premises and the local exchange central office switch for the origination or

	- 3)	
1			term	ination of the interexchange company's switched telecommunications
2			serv	ices.
3	2.	"Es	sentia	I telecommunications price factor" means:
4		a.	In th	e case of group I telecommunications companies, a factor determined
5			annu	ually as the lower of:
6			(1)	41.6667 percent of the percentage change of the average annual gross
7				national product price index; or
8			(2)	The percentage change of the average annual gross national product
9				price index minus 2.75 percentage points.
10		b.	In th	e case of group II telecommunications companies, a factor determined
11			annu	ually as the lower of:
12			(1)	52.0834 percent of the percentage change of the average annual gross
13				national product price index; or
14			(2)	The percentage change of the average annual gross national product
15				price index minus 2.0625 percentage points.
16		C.	For	purposes of the determination of essential telecommunications price
17			facto	or, group I telecommunications companies are telecommunications
18			com	panies with over fifty thousand subscribers and group II
19			teleo	communications companies are telecommunications companies with fifty
20			thou	sand or fewer subscribers.
21	3.	"Es	ssentia	I telecommunications service" means service that is necessary for
22		SW	itched	access to interexchange telecommunications companies and necessary
23		for	two-w	ay switched communications for both residential and business service
24		wit	hin a lo	ocal exchange area. A charge based on measured service may not be
25		rec	luired f	or residential and business local exchange service. Essential
26		tele	ecomm	nunications services are limited to:
27		a.	Swit	ched access;
28		b.	Any	new product or service offered in North Dakota after July 1, 1989,
29			deer	ned essential by the commission after notice and hearing in accordance
30			with	chapter 28-32;

1		C.	Billing and collection of the billing company's own essential
2			telecommunications services and billing and collection recording for
3			interexchange carriers to which the local exchange carrier provides feature
4			group C access service;
5		d.	Primary directory listing, including nonlisted and nonpublished service, and
6			local exchange directory assistance;
7		e.	Emergency 911 services and emergency operator assistance in local
8			exchange areas in which emergency 911 service is not available;
9		f.	Except as provided in section 49-02-01.1, mandatory, flat-rate extended area
10			service to designated nearby local exchange areas;
11		g.	Installation of the service connection for essential services from the end
12			user's premises to the local exchange network;
13		h.	Transmission service necessary for the connection between the end user's
14			premises and the local exchange central office switch including a trunk
15			connection that has direct inward dialing and necessary signaling service
16			such as touchtone used by end users for essential telecommunications
17			services;
18		i.	Single or multiparty flat-rate or measured residence and business service;
19		j.	Single or multiparty flat-rate or measured combination business and
20			residence service; and
21		k.	The transmission service line for a coin or pay telephone.
22	4.	"Gro	oss national product price index" means the fixed-weighted price index of
23		price	es of all the goods and services that make up gross national product, as
24		publ	lished quarterly by the United States department of commerce, economics and
25		stati	stics administration, bureau of economic analysis. "Average annual gross
26		natio	onal product price index" means the mean of the gross national product price
27		inde	x published in the third calendar quarter of a year through the second calendar
28		quai	rter of the following year.
29	5.	"Inte	erexchange telecommunications company" means a person providing
30		teleo	communications service to end users located in separate local exchange
31		area	as.

1		6.	"Local exchange area" means a geographic territorial unit established by a		
2			telecommunications company for the administration of telecommunications		
3			services as approved and regulated in accordance with chapter 49-03.1.		
4		7.	"Management costs" means the reasonable direct actual costs a political		
5			subdivision incurs in exercising its police powers over the public rights of way.		
6		<u>8.</u>	"Mutual telephone company" means a telephone cooperative organized and		
7			operating subject to the provisions of this chapter, and such a cooperative shall		
8			also be subject to the general law governing cooperatives, except where such		
9			general law is in conflict with this chapter.		
10	8.	<u>9.</u>	"Nonessential telecommunications service" means any telecommunications		
11			service, other than those essential telecommunications services listed in		
12			subsection 3 that a customer has the option to purchase either in conjunction with		
13			or separate from any essential telecommunications service. Nonessential		
14			telecommunications services include, but are not limited to:		
15			a. InterLATA and intraLATA message toll service;		
16			b. Private line transport service;		
17			c. Calling features and information or enhanced services such as call waiting,		
18			call forwarding, three-way calling, intracall, speed calling, call transfer, voice		
19			or data store and forward, message delivery, or caller identification;		
20			d. Centrex services and features, not including transmission service described in		
21			subdivision h of subsection 3 of this section;		
22			e. Installation of service connections in addition or supplementary to that		
23			described in subdivision g of subsection 3 which also provides transmission		
24			service between the end user's premises and the local exchange central		
25			office switch;		
26			f. Mobile telecommunications services using radio spectrum or cellular		
27			technology; and		
28			g. Packet-switched services.		
29	9.	<u>10.</u>	"Price" means any charge set and published in accordance with chapter 49-21 and		
30			collected by a telecommunications company for any telecommunications service		
31			offered by it to the public or other telecommunications companies.		

1	10. <u>11.</u>	"Private line transport service" means a telecommunications service to a customer	
2		over a circuit dedicated to the customer's exclusive use, within a local exchange	
3		area, or between or among local exchanges. Private line transport service	
4		includes services to customers who are end users and services to	
5		telecommunications companies.	
6	<u>12.</u>	"Public right of way" means the area on, below, or above a public roadway,	
7		highway, street, bridge, cartway, bicycle lane, or public sidewalk in which a political	
8		subdivision has a legal interest, including other dedicated rights of way for travel	
9		purposes, utility easements, and all the area within seventy-five feet [22.86 meters]	
10		of the centerline of any county or township highway right of way over which a	
11		board of county commissioners or a board of township supervisors has control	
12		under section 24-01-42. The term does not include the airwaves above a public	
13		right of way with regard to cellular or other wireless telecommunications or	
14		broadcast service or utility poles owned by a political subdivision or a municipal	
15		utility or a telecommunications company, in whole or part.	
16	11. <u>13.</u>	"Service element" means a telecommunications function or service component that	
17		is not useful to the user unless it is combined with one or more other	
18		telecommunications functions or service components.	
19	12. <u>14.</u>	"Telecommunications company" means a person engaged in the furnishing of	
20		telecommunications service within this state.	
21	13. <u>15.</u>	"Telecommunications service" means the offering for hire of telecommunications	
22		facilities, or transmitting for hire telecommunications by means of such facilities	
23		whether by wire, radio, lightwave, or other means.	
24	SE	CTION 2. Section 49-21-23 of the North Dakota Century Code is created and	
25	enacted as	s follows:	
26	49	-21-23. Fees. Unless the governing body of a political subdivision has submitted to	
27	the qualifie	ed electors of that political subdivision the question of whether to impose a fee other	
28	<u>than a fee</u>	for management costs and a majority of the voters approved the fee, a political	
29	subdivision may not impose after December 31, 1998, any fee to recover from a		
30	telecomm	unications company for the use of its right of way, other than a fee for its	
31	managem	ent costs. If requested by a political subdivision, in order to accomplish a necessary	

1	public improvement on the right of way, a telecommunications company promptly shall remove				
2	its facilities from the public right of way or shall relocate or adjust its facilities within the public				
3	right of way at no cost to the political subdivision. Necessary public improvements are limited				
4	to construction and maintenance activities directly related to improved transportation and				
5	safety. A political subdivision may recover from a telecommunications company only those				
6	management costs caused by the telecommunications company activity in the public right of				
7	way. A fee or other obligation under this section must be imposed on a competitively neutral				
8	basis. When a political subdivision's management costs cannot be attributed to only one entity,				
9	those costs must be allocated among all users of the public rights of way, including the political				
10	subdivision itself. The allocation must reflect proportionately the costs incurred by the political				
11	subdivision as a result of the various types of uses of the public right of way. This section does				
12	not prohibit the collection of a franchise fee as permitted in section 49-21-26.				
13	SECTION 3. Section 49-21-24 of the North Dakota Century Code is created and				
14	enacted as follows:				
15	49-21-24. In-kind services. A political subdivision, in lieu of a fee imposed under				
16	section 49-21-23, may not require in-kind services by a telecommunications company				
17	right-of-way user or require in-kind services as a condition of the use of the political				
18	subdivision's public right of way.				
19	SECTION 4. Section 49-21-25 of the North Dakota Century Code is created and				
20	enacted as follows:				
21	49-21-25. Arbitration.				
22	1. <u>A telecommunications company that is denied the use of or access to a political</u>				
23	subdivision right of way, that has its right-of-way permit revoked, or that believes				
24	that the fees imposed on that company by the political subdivision do not conform				
25	to the requirements of section 49-21-23 may request in writing that the denial,				
26	revocation, or fee imposition be reviewed by the governing body of the political				
27	subdivision. The governing body of the political subdivision shall act within thirty				
28	days of the request. A decision by the governing body affirming the denial,				
29	revocation, or fee imposition must be in writing and supported by written findings				
30	establishing the reasonableness of the decision.				

1	<u>2.</u>	Upo	on affirmation by the governing body of the denial, revocation, or fee imposition,
2		<u>the</u>	telecommunications company may do either of the following:
3		<u>a.</u>	With the consent of the governing body, submit the matter to final, binding
4			arbitration. Binding arbitration must be before an arbitrator selected by the
5			political subdivision and the telecommunications company. If the parties are
6			unable to agree on an arbitrator, the matter must be resolved by the
7			three-person arbitration panel made up of one arbitrator selected by the
8			political subdivision, one arbitrator selected by the telecommunications
9			company, and one arbitrator selected by the other two arbitrators. The cost of
10			a single arbitrator must be paid equally by the political subdivision and the
11			telecommunications company. If a three-person arbitration panel is selected,
12			each party shall pay the cost of its own arbitrator, and the parties shall jointly
13			pay the cost of the third arbitrator and of the arbitration. Each party to the
14			arbitration shall pay its own costs, disbursements, and attorney fees.
15		<u>b.</u>	Bring an action in district court to review a decision of the governing body
16			made under this section.
17	SEC		N 5. Section 49-21-26 of the North Dakota Century Code is created and
18	enacted as	follo	NS:
19	<u>49-2</u>	21-26	5. Franchise ordinance not superseded. Sections 49-21-23, 49-21-24, and
20	49-21-25 do not modify or supersede the rights and obligations of a political subdivision and the		
21	<u>telecommu</u>	nicati	ons company established by the terms of any existing franchise. A city that
22	collects a c	ity fra	anchise fee under a franchise may not collect a fee from that entity under
23	section 49-2	21-23	3. A political subdivision that collects a fee prohibited by section 49-21-23 on
24	January 1,	1999	, may continue to collect that fee.
25	SEC		N 6. Section 49-21-27 of the North Dakota Century Code is created and
26	enacted as	follo	NS:
27	<u>49-2</u>	21-27	. Cost recovery. A telecommunications company that is assessed either
28	manageme	nt co	sts by a political subdivision pursuant to section 49-21-23 or a city franchise fee
29	pursuant to	sect	ion 49-21-26 is entitled to recover those costs. If the telecommunications
30	company se	erves	customers within the boundaries of the political subdivision imposing the
31	manageme	nt co	sts, the costs may be recovered only from those customers.

1	SECTION 7. AMENDMENT. Subdivision g of subsection 3 of section 49-23-04 of the
2	1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:
3	g. An excavator may not use a location more than seventy-two hours ten days,
4	or any extension of that period, after the planned excavation date unless the
5	excavator has made previous arrangements with the operators affected.
6	SECTION 8. RETROACTIVE APPLICATION. Sections 1 through 6 of this Act apply
7	retroactively to January 1, 1999.