FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1182

Introduced by

Education Committee

(At the request of the State Board of Higher Education)

- 1 A BILL for an Act to amend and reenact section 49-21-01.1 of the North Dakota Century Code,
- 2 relating to the definition of telecommunications service for purposes of telecommunications
- 3 regulation.

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

- 5 **SECTION 1. AMENDMENT.** Section 49-21-01.1 of the North Dakota Century Code is 6 amended and reenacted as follows:
 - **49-21-01.1. Inapplicability of provisions of chapter.** Telecommunications service does not include and the provisions of this title do not apply to:
 - The one-way transmission of radio or television signals for broadcast purposes, including the one-way transmission of video programming or other programming service by a cable system as well as subscriber interaction, if any, which is required for the selection of such video programming or other programming service.
 - A hospital, hotel, motel, or similar place of temporary accommodation owning or operating message switching or billing equipment solely for the purpose of reselling telecommunications services to its patients or guests.
 - Telegraph service.
 - Except as provided in section 49-21-01.5, home, business, and coinless or coin-operated public or semipublic telephone terminal equipment and the use of such equipment.
- 5. The lease of telecommunications equipment by a telecommunications company from a person whose business is the leasing or sale of such equipment.
- 23 6. Billing and collection services.
 - 7. Inside wire and premise cable installation and maintenance.

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1 Directory services which are not essential, such as "vellow pages" advertising and 2 boldface or color listings in "white pages". 3 9. Private line transport service. 4 Services or facilities provided by a system or institution of higher education to: 10. 5 Institution employees or students at institution facilities or housing owned or <u>a.</u> 6 leased by the institution; 7 Affiliated organizations, including alumni operations and research b. 8 foundations, formed for the purpose of supporting the institution or leased by 9 the institution and offering products and services intended primarily for the 10 benefit of institution employees, students, or guests; 11 Casual users using the institution's facilities for conferences, seminars and <u>C.</u> 12 other similar special events, and broadcasters of athletic events; 13 Occupants of technology parks, or business incubators receiving secretarial <u>d.</u> 14 or business start-up support in facilities owned or leased by the institution 15 during a business start-up phase for a term not to exceed four years or until 16 August 1, 2005, whichever is later; and 17 Educational, governmental and nonprofit users of system or institution e. 18 interactive video conferencing site facilities and associated network services. 19 Institutions may not unreasonably restrict access by a telecommunications company to institution facilities for the purpose of furnishing telecommunications 20 21 services to residents in institution housing or to other persons or entities leasing 22 institution facilities, except institutions may limit access to residence halls. 23 Institutions may require reasonable payment for and adopt reasonable restrictions 24 on the use of institution telecommunications infrastructure to avoid service 25 interruptions or increased maintenance or administrative burdens.