

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB3917

by Rep. Theresa Mah

SYNOPSIS AS INTRODUCED:

220 ILCS 5/13-503	from Ch. 111 2/3, par. 13-503
220 ILCS 5/13-505	from Ch. 111 2/3, par. 13-505
220 ILCS 5/13-505.4	from Ch. 111 2/3, par. 13-505.4
220 ILCS 5/13-1200	

Amends the Public Utilities Act. Provides for the giving of notice and information concerning rates, charges, terms, and conditions of service to customers of telecommunications carriers. Extends the repeal of the Telecommunications Article to July 1, 2020.

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AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Public Utilities Act is amended by changing
Sections 13-503, 13-505, 13-505.4, and 13-1200 as follows:

6 (220 ILCS 5/13-503) (from Ch. 111 2/3, par. 13-503)

(Section scheduled to be repealed on July 1, 2017)

Sec. 13-503. Information available to the public. With 8 9 respect to rates or other charges made, demanded, or received for any telecommunications service offered, provided, or to be 10 provided, that is subject to subsection (a) of Section 13-501 11 of this Act, telecommunications carriers shall comply with the 12 publication and filing provisions of Sections 9-101, 9-102, 13 14 9-102.1, and 9-201 of this Act. Except for the provision of services offered or provided by payphone providers pursuant to 15 16 a tariff, telecommunications carriers shall make all tariffs 17 and all written service offerings for competitive telecommunications service available electronically to the 18 19 public without requiring a password or other means of 20 registration. A telecommunications carrier's website shall, if 21 applicable, provide in a conspicuous manner information on the 22 rates, charges, terms, and conditions of competitive and noncompetitive service available, and a toll-free telephone 23

1 number that may be used to contact an agent for assistance with 2 obtaining rate or other charge information or the terms and 3 conditions of service. The website shall also provide information on a variety of plans the telecommunications 4 5 carrier offers, and an evaluation of which telecommunications tariffs and written service offerings for competitive 6 7 telecommunications service are the most appropriate and cost 8 efficient for each customer based upon each customer's 9 individually stated needs, wants, and prior telecommunications use. Such information shall also be conspicuously provided 10 11 along with each billing statement for each customer in the same 12 manner as the billing statement is provided, or, in the absence of such information, instructions on how to obtain the 13 14 information from the telecommunications carrier's website. Telecommunications carriers shall keep record of who has 15 16 contacted the carrier about rates and packages. If a customer 17 has not contacted a carrier at least once before November 1 of each year to discuss rates and packages, the carrier will send 18 19 to the customer, in the same manner as the customer's billing 20 statement, an invitation to discuss such details. Notices will 21 be sent in a least one more additional instance than the 22 customer's bill is sent.

23 (Source: P.A. 98-45, eff. 6-28-13.)

24 (220 ILCS 5/13-505) (from Ch. 111 2/3, par. 13-505)
25 (Section scheduled to be repealed on July 1, 2017)

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13-505. Rate changes; competitive services. 1 Sec. Anv proposed increase or decrease in rates or charges, or proposed 2 3 change in any classification, written service offering, or tariff resulting in an increase or decrease in rates or 4 5 charges, for a competitive telecommunications service shall be permitted upon the filing with the Commission or posting on the 6 7 telecommunications carrier's website of the proposed rate, 8 charge, classification, written service offering, or tariff 9 pursuant to Section 13-501 of this Act. Notice of an increase 10 or decrease shall be given, no later than the prior billing 11 cycle, to all potentially affected customers by mail, 12 telephone, or equivalent means of notice, including electronic 13 if the customer has elected electronic billing. Additional 14 notice by publication in a newspaper of general circulation may 15 also be given.

16 (Source: P.A. 98-45, eff. 6-28-13.)

17 (220 ILCS 5/13-505.4) (from Ch. 111 2/3, par. 13-505.4)

18 (Section scheduled to be repealed on July 1, 2017)

19 Sec. 13-505.4. Provision of noncompetitive services.

(a) A telecommunications carrier that offers or provides a
noncompetitive service, service element, feature, or
functionality on a separate, stand-alone basis to any customer
shall provide that service, service element, feature, or
functionality pursuant to tariff to all persons, including all
telecommunications carriers and competitors, in accordance

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1 with the provisions of this Article.

2 (b) A telecommunications carrier that offers or provides a 3 noncompetitive service, service element, feature, or functionality to any customer as part of an offering of 4 5 competitive services pursuant to tariff or contract shall publicly disclose the offering or provisioning of 6 the noncompetitive service, 7 service element, feature, or 8 functionality by filing with the Commission information that 9 generally describes the offering or provisioning and that shows 10 the rates, terms, and conditions of the noncompetitive service, 11 service element, feature, or functionality. The information 12 shall be filed with the Commission concurrently with the filing 13 of the tariff or not more than 10 days following the customer's acceptance of the offering in a contract. Information under 14 this subsection (b) shall be provided to customers in the same 15 16 manner as information is provided for competitive 17 telecommunications services under Section 13-503 of this Act.

(c) A telecommunications carrier that is not subject to 18 regulation under an alternative regulation plan pursuant to 19 20 Section 13-506.1 of this Act may reduce the rate or charge for noncompetitive service, service element, feature, 21 а or 22 functionality offered to customers on a separate, stand-alone 23 basis or as part of a bundled service offering by filing with the Commission a tariff that shows the reduced rate or charge 24 25 and all applicable terms and conditions of the noncompetitive 26 service, service element, feature, or functionality or bundled

offering. The reduction of rates or charges shall be permitted 1 upon the filing of the proposed rate, charge, classification, 2 3 tariff, or bundled offering. The total price of a bundled offering shall not attribute any portion of the charge to 4 5 services subject to the jurisdiction of the Commission and 6 shall not be binding on the Commission in any proceeding under Article IX of this Act to set the revenue requirement or to set 7 8 just and reasonable rates for services subject to the 9 jurisdiction of the Commission. Prices for bundles shall not be 10 subject to Section 13-505.1 of this Act. For purposes of this 11 subsection (c), a bundle is a group of services offered 12 together for a fixed price where at least one of the services is an interLATA service as that term is defined in 47 U.S.C. 13 14 153(21), a cable service or a video service, a community 15 antenna television service, a satellite broadcast service, a 16 public mobile service as defined in Section 13-214 of this Act, 17 advanced telecommunications service as "advanced an or telecommunications services" is defined in Section 13-517 of 18 19 this Act.

20 (Source: P.A. 95-9, eff. 6-30-07.)

21 (220 ILCS 5/13-1200)

22 (Section scheduled to be repealed on July 1, 2017)

23 Sec. 13-1200. Repealer. This Article is repealed July 1,
 24 <u>2020</u> 2017.

25 (Source: P.A. 98-45, eff. 6-28-13; 99-6, eff. 6-29-15.)