GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1213 Committee Substitute Favorable 5/11/09 PROPOSED COMMITTEE SUBSTITUTE H1213-PCS50700-LR-10

Sponsors:
Referred to:
April 8, 2009
A BILL TO BE ENTITLED AN ACT AMENDING THE DEFINITION OF BROADBAND SERVICE TO ENCOURAGE DEPLOYMENT OF COMPETITIVE INTERNET PROTOCOL-ENABLED SERVICES. The General Assembly of North Carolina enacts: SECTION 1. G.S. 62-2(b1) reads as rewritten: "(b1) Broadband service provided by public utilities as defined in G.S. 62-3(23)a.6. sufficiently competitive and shall not be regulated by the Commission. Nothing herein shall construed to modify the authority of any entity to enforce applicable State or federal statutes regulations relating to switched access rates or other intercarrier compensation rates from interexchange services provided by a local exchange telecommunications company, or modify any authority of the State or a political subdivision of the State with respect to calc services consistent with Article 42 of Chapter 66 of the General Statutes and Title VI of the Communications Act of 1934, 47 U.S.C. § 521, et seq." SECTION 2. G.S. 62-3(1) reads as rewritten: "(1) "Broadband service" means any service that consists of or includes high-speed access capability to transmit at a rate of not less than 200 kilob per second in either the upstream or downstream direction and either (i) used to provide access to the Internet, or (ii) provides computer processif information storage, information content, or protocol conversion, including any service applications or information service provided over su high-speed access service. "Broadband service" includes any service the enables the end user to send or receive communications in Internet protocol. "Broadband service" does not include intrastate service that we tariffed by the Commission and in effect as of the effective date of the service of the communication and the effective date of the communication.



SECTION 3. This act is effective when it becomes law.