

SENATE BILL NO. 30—SENATOR MCGINNESS

PREFILED FEBRUARY 3, 2005

Referred to Committee on Government Affairs

SUMMARY—Authorizes certain cities to impose surcharge on access lines and trunk lines of telephone companies for enhancement of telephone system for reporting emergencies. (BDR 21-740)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

AN ACT relating to city improvements; providing for the imposition and collection of a surcharge on access lines and trunk lines of telephone companies for the enhancement of the telephone system for reporting emergencies in certain incorporated cities; requiring a city council which imposes such a surcharge to create an advisory committee to develop a plan for the enhancement of the city's telephone service for reporting emergencies; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

- 1 Existing law authorizes certain counties to collect a surcharge on local
2 telephone service and mobile telephone service to enhance 911 service in the
3 county. (NRS 244A.7641-244A.7647)
4 This bill authorizes the city council of certain cities incorporated by general law
5 to impose and provide for the collection of a surcharge on access lines and trunk
6 lines of telephone companies to enhance 911 service in the city.
7 This bill requires that a city council which imposes such a surcharge must first
8 adopt a 5-year master plan for the enhancement of the 911 service in the city.
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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 266 of NRS is hereby amended by adding
2 thereto the provisions set forth as sections 2 to 5, inclusive, of this
3 act.

4 **Sec. 2.** *As used in sections 2 to 5, inclusive, of this act, unless
5 the context otherwise requires, "trunk line" means a line which
6 provides a channel between a switchboard owned by a customer of
7 a telephone company and the local exchange of the telephone
8 company.*

9 **Sec. 3.** *1. Except as otherwise provided in this section, the
10 city council of a city of population category two or three in a
11 county whose population is 400,000 or more may, by ordinance,
12 impose a surcharge on each access line or trunk line of each
13 customer to the local exchange of any telephone company
14 providing those lines in the city, for the enhancement of the
15 telephone system for reporting an emergency in the city.*

16 *2. A city council may not impose a surcharge pursuant to this
17 section unless the city council first adopts a 5-year master plan for
18 the enhancement of the telephone system for reporting
19 emergencies in the city. The master plan must include an estimate
20 of the cost of the enhancement of the telephone system and all
21 proposed sources of money for funding the enhancement.*

22 *3. The surcharge imposed by a city council pursuant to this
23 section:*

24 *(a) For each access line to the local exchange of a telephone
25 company, must not exceed 25 cents each month during the first
26 year the surcharge is collected, and may not increase by more than
27 2 percent each year thereafter; and*

28 *(b) For each trunk line to the local exchange of a telephone
29 company, must equal 10 times the amount of the surcharge
30 imposed for each access line to the local exchange of a telephone
31 company pursuant to paragraph (a).*

32 *4. A telephone company which provides access lines or trunk
33 lines in a city that imposes a surcharge pursuant to this section
34 shall collect the surcharge from its customers each month. The
35 telephone company shall remit the surcharge it collects to the
36 treasurer of the city in which the surcharge is imposed not later
37 than the 15th day of the month after the month it receives payment
38 of the surcharge from its customers.*

39 *5. An ordinance adopted pursuant to subsection 1 may
40 include a schedule of penalties for the delinquent payment of*



* S B 3 0 R 2 *

1 *amounts due from telephone companies pursuant to this section.*
2 *Such a schedule:*

3 *(a) Must provide for a grace period of not less than 90 days
4 after the date on which the telephone company must otherwise
5 remit the surcharge to the city treasurer; and*

6 *(b) Must not provide for a penalty that exceeds 5 percent of the
7 cumulative amount of surcharges owed by a telephone company.*

8 *Sec. 4. If a city council imposes a surcharge pursuant to
9 section 3 of this act, the city council shall:*

10 *1. Establish by ordinance an advisory committee to develop a
11 plan, consistent with the master plan adopted by the city council
12 pursuant to section 3 of this act, to enhance the telephone system
13 for reporting an emergency in the city and to oversee any money
14 allocated for that purpose. The advisory committee must consist of
15 not less than five members who:*

16 *(a) Are residents of the city;*

17 *(b) Possess knowledge concerning telephone systems for
18 reporting emergencies; and*

19 *(c) Are not elected public officers.*

20 *→ At least one member of an advisory committee established
21 pursuant to this section must be a representative of an incumbent
22 local exchange carrier that provides service to persons in that city.
23 As used in this subsection, “incumbent local exchange carrier”
24 has the meaning ascribed to it in 47 U.S.C. § 251(h)(1), as that
25 section existed on October 1, 1999, and includes a local exchange
26 carrier that is treated as an incumbent local exchange carrier
27 pursuant to that section.*

28 *2. Create a special revenue fund of the city for the deposit of
29 the money collected pursuant to section 3 of this act. The money in
30 the fund must be used only to enhance the telephone system for
31 reporting an emergency so that the number and address from
32 which a call received by the system is made may be determined,
33 including only:*

34 *(a) Paying recurring and nonrecurring charges for
35 telecommunication services necessary for the operation of the
36 enhanced telephone system;*

37 *(b) Paying costs for the personnel and training associated with
38 the routine maintenance and updating of the database for the
39 enhanced telephone system;*

40 *(c) Purchasing, leasing or renting the equipment and software
41 necessary to operate the enhanced telephone system; and*

42 *(d) Paying costs associated with any maintenance, upgrade
43 and replacement of equipment and software necessary for the
44 operation of the enhanced telephone system.*



* S B 3 0 R 2 *

1 3. If the balance in a fund created pursuant to subsection 2
2 that has not been committed for expenditure exceeds \$500,000 at
3 the end of any fiscal year, reduce the amount of the surcharge
4 imposed during the next fiscal year by the amount necessary to
5 ensure that the unencumbered balance in the fund at the end of
6 the next fiscal year does not exceed \$500,000.

7 Sec. 5. A telephone company that collects the surcharge
8 imposed pursuant to section 3 of this act is entitled to retain an
9 amount of the surcharge collected which is equal to the cost of
10 collecting the surcharge.

11 Sec. 6. This act becomes effective upon passage and approval.

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