1	A bill to be entitled
2	An act relating to the Florida Statutes;
3	repealing or deleting various statutory
4	provisions that have become obsolete, have had
5	their effect, have served their purpose, or
6	have been impliedly repealed or superseded;
7	repealing s. 363.01, F.S., relating to rates
8	charged by telegraph and cable companies;
9	repealing s. 364.025(4)(d), F.S., relating to a
10	report on the amount of support necessary to
11	provide residential basic local
12	telecommunications service to low-income
13	customers; amending s. 364.051, F.S.; deleting
14	provisions relating to a report on the need to
15	extend price caps for basic local
16	telecommunications service; correcting a cross
17	reference; amending s. 364.052, F.S.; deleting
18	obsolete deadlines relating to regulation of
19	small local exchange telecommunications
20	companies; repealing s. 364.057(3), F.S.,
21	relating to a limited period of authorization
22	for two-way, intrastate, residential
23	communications services for testing marketing
24	strategies or technical feasibility; amending
25	s. 364.162, F.S.; deleting obsolete provisions
26	relating to negotiations for interconnection
27	and resale agreements; amending s. 364.16,
28	F.S.; correcting a cross reference, to conform;
29	repealing s. 364.245(1), F.S., relating to
30	findings with respect to the use of
31	telecommunications services for unlawful
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1	purposes; repealing s. 365.15, F.S., relating
2	to emergency calls over party lines; amending
3	s. 365.171, F.S.; deleting findings relating to
4	the statewide emergency telephone number "911"
5	plan; amending s. 427.704, F.S.; deleting an
б	obsolete deadline for designation of the
7	administrator of the telecommunications access
8	system; amending s. 427.705, F.S.; deleting an
9	obsolete deadline for such administrator to
10	assume responsibility for distribution of
11	specialized telecommunications devices;
12	providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Section 363.01, Florida Statutes, is
17	repealed.
18	Section 2. Paragraph (d) of subsection (4) of section
19	364.025, Florida Statutes, is repealed.
20	Section 3. Subsections $(3)$ , $(4)$ , $(5)$ , and $(6)$ of
21	section 364.051, Florida Statutes, are amended to read:
22	364.051 Price regulation
23	(3)(a) By December 1, 1997, the commission shall
24	report and recommend on an exchange by exchange basis to the
25	<del>Legislature as to whether there is a need to extend the caps</del>
26	<del>provided for in paragraphs (2)(a) and (b) for basic local</del>
27	telecommunications service prices, or whether there is some
28	other means, excluding rate of return regulation, to ensure
29	reasonable and affordable rates for basic local
30	telecommunications service.
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רטי	<b>TNG:</b> Words <del>stricken</del> are deletions; words underlined are additions

1 (b) In making the determination as to whether price 2 caps are needed to ensure reasonable and affordable rates for basic local telecommunications service provided by a local 3 4 exchange telecommunications company with less than 3 million 5 basic local telecommunications service access lines in service on July 1, 1995, the commission shall consider whether the б 7 level of competition in the area justifies the elimination of 8 price caps. 9 (c) The Legislature shall review the commission's 10 report submitted pursuant to paragraph (a) and determine whether there is a continuing need for basic local 11 12 telecommunications service prices to remain capped. Unless 13 the Legislature acts to the contrary, the caps shall remain in 14 place in any exchange in which the Legislature determines that the level of competition does not justify the elimination of 15 price caps for an additional 2 years or until the commission 16 17 during that 2-year period determines that the level of 18 competition in the exchange justifies the elimination of price 19 <del>caps.</del> 20 (3) (4) In the event that it is determined that the level of competition justifies the elimination of price caps 21 in an exchange served by a local exchange telecommunications 22 23 company with less than 3 million basic local telecommunications service access lines in service, or at the 24 25 end of 5 years for any local exchange telecommunications 26 company, the local exchange telecommunications company may thereafter on 30 days' notice adjust its basic service prices 27 once in any 12-month period in an amount not to exceed the 28 29 change in inflation less 1 percent. Inflation shall be measured by the changes in the Gross Domestic Product Fixed 30 1987 Weights Price Index, or successor fixed weight price 31 3

1 index, published in the Survey of Current Business or a
2 publication, by the United States Department of Commerce. In
3 the event any local exchange telecommunications company, after
4 January 1, 2001, believes that the level of competition
5 justifies the elimination of any form of price regulation the
6 company may petition the Legislature.

7 (4) (5) Notwithstanding the provisions of subsection 8 (2), any local exchange telecommunications company that 9 believes circumstances have changed substantially to justify any increase in the rates for basic local telecommunications 10 services may petition the commission for a rate increase, but 11 12 the commission shall grant such petition only after an opportunity for a hearing and a compelling showing of changed 13 14 circumstances. The costs and expenses of any government 15 program or project required in part II shall not be recovered under this subsection unless such costs and expenses are 16 17 incurred in the absence of a bid and subject to carrier-of-last-resort obligations as provided for in part II. 18 19 The commission shall act upon any such petition within 120 days of its filing. 20

21 (5)(6) NONBASIC SERVICES.--Price regulation of 22 nonbasic services shall consist of the following:

23 (a) Each company subject to this section shall maintain tariffs with the commission containing the terms, 24 conditions, and rates for each of its nonbasic services, and 25 26 may set or change, on 15 days' notice, the rate for each of 27 its nonbasic services, except that a price increase for any nonbasic service category shall not exceed 6 percent within a 28 29 12-month period until there is another provider providing local telecommunications service in an exchange area at which 30 time the price for any nonbasic service category may be 31

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increased in an amount not to exceed 20 percent within a 1 2 12-month period, and the rate shall be presumptively valid. 3 However, for purposes of this subsection, the prices of: 4 1. A voice-grade, flat-rate, multi-line business local 5 exchange service, including multiple individual lines, centrex 6 lines, private branch exchange trunks, and any associated 7 hunting services, that provides dial tone and local usage 8 necessary to place a call within a local exchange calling 9 area; and Telecommunications services provided under contract 10 2. service arrangements to the SUNCOM Network, as defined in 11 12 chapter 282, 13 14 shall be capped at the rates in effect on July 1, 1995, and 15 such rates shall not be increased prior to January 1, 2000; 16 provided, however, that a petition to increase such rates may 17 be filed pursuant to subsection(4)(5)utilizing the 18 standards set forth therein. There shall be a flat-rate 19 pricing option for multi-line business local exchange service, and mandatory measured service for multi-line business local 20 exchange service shall not be imposed. Nothing contained in 21 this section shall prevent the local exchange 22 23 telecommunications company from meeting offerings by any competitive provider of the same, or functionally equivalent, 24 nonbasic services in a specific geographic market or to a 25 26 specific customer by deaveraging the price of any nonbasic 27 service, packaging nonbasic services together or with basic services, using volume discounts and term discounts, and 28 29 offering individual contracts. However, the local exchange telecommunications company shall not engage in any 30 31 5

anticompetitive act or practice, nor unreasonably discriminate 1 among similarly situated customers. 2

3 (b) The commission shall have continuing regulatory 4 oversight of nonbasic services for purposes of ensuring 5 resolution of service complaints, preventing 6 cross-subsidization of nonbasic services with revenues from 7 basic services, and ensuring that all providers are treated fairly in the telecommunications market. The cost standard 8 9 for determining cross-subsidization is whether the total revenue from a nonbasic service is less than the total 10 long-run incremental cost of the service. Total long-run 11 12 incremental cost means service-specific volume and nonvolume-sensitive costs. 13

14 (c) The price charged to a consumer for a nonbasic 15 service shall cover the direct costs of providing the service and shall, to the extent a cost is not included in the direct 16 17 cost, include as an imputed cost the price charged by the company to competitors for any monopoly component used by a 18 19 competitor in the provision of its same or functionally equivalent service. 20

21 Section 4. Subsection (2) of section 364.052, Florida Statutes, is amended to read: 22

23 364.052 Regulatory methods for small local exchange telecommunications companies .--24

25 (2) A small local exchange telecommunications company 26 shall remain under rate base, rate of return regulation until 27 the company elects to become subject to s. 364.051, or January 1, 2001, whichever occurs first. After July 1, 1996, A company 28 29 subject to this section, electing to be regulated pursuant to s. 364.051, will have any overearnings attributable to a 30 period prior to the date on which the company makes the 31

election subject to refund or other disposition by the 1 2 commission. Small local exchange telecommunications companies 3 not electing the price regulation provided for under s. 4 364.051 shall also be regulated pursuant to ss. 364.03, 5 364.035(1) and (2), 364.05, and 364.055 and other provisions necessary for rate base, rate of return regulation. If a 6 7 small local exchange telecommunications company has not 8 elected to be regulated under s. 364.051, by January 1, 2001, 9 the company shall remain under rate base, rate of return regulation until such time as a certificated alternative local 10 exchange company provides basic local telecommunications 11 12 service in the company's territory. At such time, the small 13 local exchange telecommunications company shall be subject to 14 s. 364.051.

(a) By July 1, 1996, The commission shall establish,
by rule, ranges of basic factors for lives and salvage values
to be used in developing depreciation rates for companies
subject to this section. Companies shall have the option of
using basic factors within the established ranges or of filing
depreciation studies.

21 (b) By January 1, 1996, The commission shall adopt, by rule, streamlined procedures for regulating companies subject 22 23 to this section. These procedures shall minimize the burdens of regulation with regard to audits, investigations, service 24 standards, cost studies, reports, and other matters, and the 25 26 commission shall establish, by rule, only those procedures 27 that are cost-justified and are in the public interest so that universal service may be promoted. Upon petition filed in 28 29 this rulemaking proceeding, the commission shall review and may approve any regulations unique to the specific 30 circumstances of a company subject to this section. 31

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## HB 4013, First Engrossed

Section 5. Subsection (3) of section 364.057, Florida 1 2 Statutes, is repealed. 3 Section 6. Section 364.162, Florida Statutes, is 4 amended to read: 5 364.162 Negotiated prices for interconnection and for 6 the resale of services and facilities; commission rate 7 setting. --(1) Any party who, on July 1, 1995, has an application 8 9 on file with the commission to become An alternative local exchange telecommunications company shall have 60 days from 10 the date it is certificated until August 31, 1995, to 11 12 negotiate with a local exchange telecommunications company mutually acceptable prices, terms, and conditions of 13 14 interconnection and for the resale of services and facilities. 15 (2) If a negotiated price is not established after 60 days by August 31, 1995, either party may petition the 16 commission to establish nondiscriminatory rates, terms, and 17 conditions of interconnection and for the resale of services 18 19 and facilities. The commission shall have 120 days to make a determination after proceeding as required by subsection (2). 20 Whether set by negotiation or by the commission, 21 interconnection and resale prices, rates, terms, and 22 conditions shall be filed with the commission before their 23 effective date. The commission shall have the authority to 24 arbitrate any dispute regarding interpretation of 25 26 interconnection or resale prices and terms and conditions. 27 (2) (3) In the event that the commission receives a single petition relating to either interconnection or resale 28 29 of services and facilities, it shall vote, within 120 days following such filing, to set nondiscriminatory rates, terms, 30 and conditions, except that the rates shall not be below cost. 31 8

If the commission receives one or more petitions relating to 1 both interconnection and resale of services and facilities, 2 the commission shall conduct separate proceedings for each 3 4 and, within 120 days following such filing, make two separate 5 determinations setting such nondiscriminatory rates, terms, and conditions, except that the rates shall not be below cost. б 7 (3) (4) In setting the local interconnection charge, 8 the commission shall determine that the charge is sufficient 9 to cover the cost of furnishing interconnection. (4) (4) (5) The commission shall ensure that, if the rate 10 it sets for a service or facility to be resold provides a 11 discount below the tariff rate for such service or facility 12 which appropriately reflects the local exchange 13 14 telecommunications company's avoidance of the expense and cost of marketing such service or facility to retail customers, 15 such rate must not be below cost. The commission shall also 16 17 ensure assure that this rate is not set so high that it would serve as a barrier to competition. 18 19 (6) An alternative local exchange telecommunications 20 company that did not have an application for certification on file with the commission on July 1, 1995, shall have 60 days 21 from the date it is certificated to negotiate with a local 22 23 exchange telecommunications company mutually acceptable prices, terms, and conditions of interconnection and for the 24 resale of services and facilities. If a negotiated price is 25 26 not established after 60 days, either party may petition the 27 commission to establish nondiscriminatory rates, terms, and conditions of interconnection and for the resale of services 28 29 and facilities. The commission shall have 120 days to make a determination after proceeding as required by subsection (3). 30 31 9

1 (7) Prior to July 1, 1999, the parties may negotiate a 2 new local interconnection charge to be effective not earlier 3 than July 1, 1999. If the parties cannot satisfactorily 4 negotiate a new local interconnection charge, either party may 5 petition the commission to resolve the matter. In the event any party, prior to July 1, 1999, believes that circumstances 6 7 have changed substantially to warrant a different price for 8 local interconnection, that party may petition the commission 9 for a price change, but the commission shall grant such 10 petition only after an opportunity for a hearing and a compelling showing of changed circumstances, including that 11 12 the provider's customer population includes as many residential as business customers. The commission shall act 13 14 on any such petition within 120 days. Section 7. Subsection (2) of section 364.16, Florida 15 16 Statutes, is amended to read: 364.16 Connection of lines and transfers; local 17 interconnection; telephone number portability .--18 19 (2) Each alternative local exchange telecommunications 20 company shall provide access to, and interconnection with, its telecommunications services to any other provider of local 21 exchange telecommunications services requesting such access 22 23 and interconnection at nondiscriminatory prices, terms, and conditions. If the parties are unable to negotiate mutually 24 acceptable prices, terms, and conditions after 60 days, either 25 26 party may petition the commission and the commission shall have 120 days to make a determination after proceeding as 27 required by s. 364.162(2)(6)pertaining to interconnection 28 29 services. 30 Section 8. Subsection (1) of section 364.245, Florida 31 Statutes, is repealed. 10

Section 9. Section 365.15, Florida Statutes, is 1 2 repealed. 3 Section 10. Subsection (2) of section 365.171, Florida 4 Statutes, is amended to read: 365.171 Emergency telephone number "911."--5 6 (2) LEGISLATIVE INTENT.--The Legislature hereby finds 7 and declares that it is in the public interest to shorten the 8 time required for a citizen to request and receive emergency 9 aid. There currently exist thousands of different emergency 10 phone numbers throughout the state. Provision for a single, primary three-digit emergency number through which emergency 11 12 services can be quickly and efficiently obtained would provide 13 a significant contribution to law enforcement and other public 14 service efforts by making it easier to notify public safety 15 personnel. Such a simplified means of procuring emergency services will result in the saving of life, a reduction in the 16 17 destruction of property, and quicker apprehension of criminals. It is the intent of the Legislature to establish 18 19 and implement a cohesive statewide emergency telephone number "911" plan which will provide citizens with rapid direct 20 access to public safety agencies by dialing the telephone 21 number "911" with the objective of reducing the response time 22 23 to situations requiring law enforcement, fire, medical, rescue, and other emergency services. 24 Section 11. Subsection (2) of section 427.704, Florida 25 26 Statutes, is amended to read: 427.704 Powers and duties of the commission .--27 28 By July 1, 1991, The commission shall designate as (2) 29 the administrator of the telecommunications access system a corporation not for profit organized for such purposes and 30 incorporated pursuant to chapter 617. For the purposes of this 31 11 CODING: Words stricken are deletions; words underlined are additions.

part, the commission may order telecommunications companies to form such a corporation not for profit. Section 12. Subsection (7) of section 427.705, Florida Statutes, is amended to read: 427.705 Administration of the telecommunications access system. --(7) By September 1, 1991, The administrator shall assume responsibility for distribution of specialized telecommunications devices. Section 13. This act shall take effect upon becoming a law. CODING:Words stricken are deletions; words underlined are additions.