By: Perry, et al. (Geren)

S.B. No. 586

A BILL TO BE ENTITLED

1 AN ACT relating to the distribution of universal service funds to certain 2 3 small and rural incumbent local exchange companies. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Section 56.032, Utilities Code, as effective 5 6 September 1, 2017, is amended to read as follows: Sec. 56.032. ADJUSTMENTS: SMALL AND RURAL INCUMBENT LOCAL 7 EXCHANGE COMPANY UNIVERSAL SERVICE PLAN. (a) In this section: 8 (1) "Rate of return" means the Federal Communications 9 10 Commission's prescribed rate of return as of the date of any determination, review, or adjustment under this section, to be no 11 greater than 9.75 percent prior to July 1, 2021. If the commission 12 13 finds that the Federal Communications Commission no longer prescribes a rate of return necessary to implement this section, 14 15 the commission shall initiate proceedings to determine or modify the rate of return to be used for purposes of this section as 16 17 necessary. (2) "Small provider" means: 18 19 (A) an incumbent local exchange company or cooperative that, on September 1, 2013, together with all local 20 exchange companies affiliated with the company or cooperative on 21 22 that date, served 31,000 or fewer access lines in this state; or 23 (B) a company or cooperative that is a successor 24 to a company or cooperative described by Paragraph (A).

1 (b) Except as provided by Subsections (c) through (j) [(d) 2 and (e)], the commission may revise the monthly support amounts to be made available from the Small and Rural Incumbent Local Exchange 3 Company Universal Service Plan by any mechanism, including support 4 reductions resulting from rate rebalancing approved by 5 the commission, after notice and an opportunity for hearing. 6 In 7 determining appropriate monthly support amounts, the commission shall consider the adequacy of basic rates to support universal 8 9 service.

(c) On the written request of a small provider that is not an 10 electing company under Chapter 58 or 59, the commission shall 11 determine and disburse support to the small provider in fixed 12 13 monthly amounts based on an annualized support amount the commission determines to be sufficient, when combined with 14 regulated revenues, to permit the small provider the opportunity to 15 16 earn a reasonable return in accordance with Section 53.051. A small provider that makes a request under this subsection shall continue 17 to receive the same level of support it was receiving on the date of 18 the written request until the commission makes a determination or 19 20 adjustment through the mechanism described by Subsection (d).

21 (d) Not later than January 1, 2018, the commission shall 22 initiate rulemaking proceedings to develop and implement a 23 mechanism to determine the annualized support amount to be 24 disbursed under Subsection (c). The mechanism must:

25 (1) require the annual filing of a report by each small 26 provider that submits a request under Subsection (c) for the 27 purpose of:

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1	(A) establishing a continued level of support for
2	the provider or the eligibility of the provider for support
3	adjustment filings for the purposes of Subsections (f), (g), (h),
4	and (i); and
5	(B) determining whether support levels, when
6	combined with regulated revenues, provide the provider an
7	opportunity to earn a reasonable return as described by Subsection
8	<u>(f);</u>
9	(2) provide requirements for the annual filing, which
10	may include annual earnings reports filed with the commission under
11	16 T.A.C. Section 26.73 and any underlying data that, during the
12	rulemaking process, the commission determines to be reasonably
13	necessary for the purposes of Subdivision (1);
14	(3) provide requirements and procedures for
15	adjustment proceedings that are consistent with Subsections (h) and
16	(i); and
17	(4) provide a procedure for the commission to assess,
18	as necessary, whether the reported return of a small provider is
19	based on expenses that are not reasonable and necessary.
20	(e) In a proceeding to adjust support levels using the
21	mechanism described by Subsection (d), the commission may consider
22	the small provider's data for a period not to exceed three fiscal
23	years before the date the proceeding is initiated.
24	(f) For purposes of the mechanism described by Subsection
25	(d), a return is deemed reasonable if the return is within two
26	percentage points above or three percentage points below the rate
27	of return as defined in this section. A small provider's reported

1 return is subject to assessment under the procedures described in 2 Subsection (d)(4). 3 (q) The commission may not approve a support adjustment 4 under Subsection (h) or (i) if the commission determines that a 5 small provider's return for the previous fiscal year was reasonable 6 under Subsection (f). 7 (h) A small provider whose return is not reasonable under 8 Subsection (f) because the return is more than three percentage 9 points below the rate of return as defined in this section may file an application that is <u>eligible for administrative review or</u> 10 11 informal disposition to adjust support or rates to a level that would bring the small provider's return into the range that would be 12 13 deemed reasonable under Subsection (f), except that the adjustment may not set a small provider's support level at more than 140 14 percent of the annualized support amount the provider received in 15 16 the 12-month period before the date of adjustment. A rate 17 adjustment under this subsection may not adversely affect universal service. Except for good cause, a small provider that files an 18 application for adjustment under this subsection may not file a 19 20 subsequent application for adjustment before the third anniversary 21 of the date on which the small provider's most recent application for adjustment is initiated. 22 23 (i) There is no presumption that the return is unreasonable

for a small provider whose return is more than two percentage points above the rate of return as defined in this section. However, on its own motion, the commission may initiate a proceeding to review the small provider's support level and regulated revenues and after

notice and an opportunity for a hearing, adjust the provider's 1 2 level of support or rates, if appropriate. A rate adjustment under 3 this subsection may not adversely affect universal service. Except for good cause, the commission may not initiate a subsequent 4 adjustment proceeding for a small provider under this subsection 5 before the third anniversary of the date on which the small 6 7 provider's most recent adjustment proceeding is initiated. (j) A small provider that is eligible to have support 8 9 determined and distributed under Subsection (c) shall continue to receive the same level of support it was receiving on August 31, 10 11 2017, until the earlier of: (1) the date on which the commission makes a 12 13 determination or adjustment through the mechanism described by Subsection (d); or 14 15 (2) the 61st day after the date the commission adopts 16 the mechanism described by Subsection (d). 17 (k) A report or information the commission requires a small provider to provide under Subsection (d) is confidential and is not 18 subject to disclosure under Chapter 552, Government Code. In any 19 20 proceeding related to Subsection (d), a third party's access to confidential information is subject to an appropriate protective 21 order. 22 (1) Except as provided by Subsection (m), this [This] 23 section does not: 24 25 (1) affect the commission's authority under Chapter 53 26 or this chapter; or 27 (2) limit the commission's authority to initiate a

1 review of a small provider under another provision of this title.
2 (m) In a proceeding for a small provider initiated under
3 Subchapter A, B, C, or D, Chapter 53, the commission may recalculate
4 the annualized support amount to be disbursed to the small provider
5 and to be used as the basis for adjustment in any subsequent
6 proceeding under Subsections (c) through (j).
7 (n) Subsections (a), (c), (d), (e), (f), (g), (h), (i), (j),

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8 (k), (l), and (m) and any monthly amounts approved under those
9 subsections expire September 1, 2023.

10 [(h) Subsections (a), (c), (d), (e), and (f) and any monthly 11 support amount approved under those subsections expire September 1, 12 2017.]

13 SECTION 2. (a) In this section, "commission" means the 14 Public Utility Commission of Texas.

(b) On or after January 1, 2022, and before July 1, 2022, the commission shall initiate a proceeding to review and evaluate whether:

18 (1) Section 56.032, Utilities Code, as amended by this including any rules adopted to implement that section, 19 Act, accomplishes the purposes of the establishment of the universal 20 service fund under Section 56.021(1)(B), Utilities Code, and allows 21 each small provider, as defined by Section 56.032, Utilities Code, 22 as amended by this Act, the opportunity to earn a reasonable return 23 in accordance with Section 53.051, Utilities Code, and should be 24 25 continued; or

26 (2) changes in law to amend or replace the mechanism 27 created by Section 56.032, Utilities Code, are necessary to

1 accomplish the purposes described in Subdivision (1) of this
2 subsection.

3 (c) The commission has all authority necessary to conduct4 the review under Subsection (b) of this section.

(d) After the review conducted under Subsection (b) of this
section, and not later than September 1, 2022, the commission shall
submit to the legislature a report on:

8 (1) the continued appropriateness of using the Federal 9 Communications Commission prescribed rate of return for the 10 mechanism established under Section 56.032(d), Utilities Code, as 11 added by this Act, if the Federal Communications Commission still 12 prescribes a rate of return that may be used for that mechanism;

13 (2) the efficiency and frequency of adjustment 14 proceedings conducted under Section 56.032(h), Utilities Code, as 15 amended by this Act, and Section 56.032(i), Utilities Code, as 16 added by this Act;

17 (3) the frequency and efficiency of determinations 18 made on reasonable and necessary expenses under Section 19 56.032(d)(4), Utilities Code, as added by this Act;

(4) the effect of changes in technology on regulated
revenue and support needs or determinations made under Section
56.032, Utilities Code, as amended by this Act; and

(5) any other relevant information the commission
determines is necessary for inclusion in the report and is in the
public interest.

(e) Notwithstanding Subsection (b) of this section or
Section 56.024, Utilities Code, a party to a commission proceeding

under this section examining the universal service fund and the effectiveness of Section 56.032, Utilities Code, as amended by this Act, is entitled to access confidential information provided to the commission under Section 56.024(a), Utilities Code, if a protective order is issued in the proceeding for the confidential information. SECTION 3. This Act takes effect September 1, 2017.