- 1 SB302
- 2 201698-3
- 3 By Senator Smitherman
- 4 RFD: Fiscal Responsibility and Economic Development
- 5 First Read: 16-APR-19

1 SB302 2 3 4 ENROLLED, An Act, Relating to the administration of Lifeline 5 6 qualifying public assistance programs; to amend Section 7 37-2A-7 of the Code of Alabama 1975, to remove obsolete 8 language; and to authorize and direct any state agency 9 administering a Lifeline qualifying public assistance program 10 to make access to its data files of program participants 11 available to USAC, the National Verifier, and the Lifeline 12 eligibility database for purposes of consumer Lifeline 13 eligibility, enrollment, and for other administrative 14 functions. 15 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 16 Section 1. Section 37-2A-7 of the Code of Alabama 17 1975, is amended to read as follows: 18 "§37-2A-7. 19 (a) (1) The commission shall implement, supervise, 20 and control state and federal universal service programs in 21 compliance with federal and state law. 22 (2) A subscriber who receives Lifeline service shall 23 be required to pay all applicable fees, including the Alabama 24 E-911 surcharge, the Alabama telephone relay system surcharge, 25 and all applicable federal, state, and local taxes.

1 (b) (1) Any telecommunications carrier authorized as an eligible telecommunications carrier shall provide Lifeline 2 3 and Link-Up service to any otherwise eligible customer or potential customer who meets an income eligibility test 4 established by the commission for Lifeline and Link-Up 5 customers. This test for eligibility shall be in addition to 6 the commission's current list of Lifeline and Link-Up eligible 7 8 low income assistance programs. Each eligible telecommunications carrier shall file a tariff, provide a 9 price list, or make a Lifeline and Link-Up informational 10 11 filing providing, at a minimum, the current Lifeline and 12 Link-Up benefits offered by the eligible telecommunications 13 carrier to Lifeline and Link-Up customers who meet the income eligibility test set forth in this subsection. Only the 14 15 commission shall process, certify, and maintain the supporting 16 information submitted by a customer for Lifeline and Link-Up eligibility under the income test authorized by this 17 18 subsection. Eligible telecommunications carriers may continue 19 to process applications for Lifeline and Link-Up service based 20 on eligibility criteria other than the income test for 21 eligibility. (2) An eligible telecommunications carrier shall 22 23 offer a consumer who applies for and receives Lifeline service

the option of blocking all toll calls or, if technically
capable, placing a limit on the number of toll calls a

1 consumer can make. The eligible telecommunications carrier may not charge the consumer an administrative charge or other 2 additional fee for blocking the service. 3 (3) An eligible telecommunications carrier may not collect a service deposit for local telecommunications service 5 in order to initiate Lifeline service if the qualifying low 6 income consumer voluntarily elects toll blocking or toll 7 8 limitation. If the qualifying low income consumer elects not to place toll blocking on the line, an eligible 9 telecommunications carrier may charge a service deposit. 10 11 (4) An eligible telecommunications carrier may not charge a Lifeline subscriber a monthly number portability 12 13 charge or bill a Lifeline customer the Federal Universal Service Charge. 14 (5)a. An eligible telecommunications carrier shall 15 16 notify a Lifeline subscriber of impending termination of Lifeline service for lack of qualification if the company has 17 18 a reasonable basis for believing that the subscriber no longer qualifies. The notification of pending termination shall be in 19 the form of a letter that is separate from the bill of the 20 21 subscriber. 22 b. An eligible telecommunications carrier shall 23 allow a subscriber 60 days following the date of the pending termination letter to demonstrate continued eligibility. The 24

25

subscriber must present proof of continued eligibility. An

1	eligible telecommunications carrier may transfer a subscriber
2	off of or discontinue a Lifeline service, pursuant to its
3	tariff or its price list, if the subscriber fails to
4	demonstrate continued eligibility following such notice.
5	c. The commission shall establish procedures for the
6	notification and termination.
7	(6) As of the approval date of a Lifeline and
8	Link-Up application, an eligible telecommunications carrier
9	shall timely credit the bill of a consumer with the Lifeline
10	and Link-Up credits as soon as practicable, but no later than
11	90 days following processing of receipt of notice of
12	eligibility from the commission or proof of eligibility from
13	the consumer.
14	(c)(1) The commission shall provide to each state
15	and federal agency providing benefits to persons eligible for
16	Lifeline and Link-Up competitively neutral service
17	applications, brochures, pamphlets, or other materials
18	developed with the assistance of the eligible
19	telecommunications carriers in Alabama for distribution by the
20	agency to those that apply to inform the persons of their
21	eligibility for Lifeline. Each state agency providing the
22	benefits shall furnish the materials to affected persons at
23	the time they apply for benefits.
24	(2) An eligible telecommunications carrier may not
25	discontinue basic local exchange telephone service to a

subscriber who receives Lifeline service because of nonpayment by the subscriber of toll charges. A subscriber who receives Lifeline service shall be required to pay all applicable basic local exchange service fees, including the subscriber line charge, E-911, telephone relay system charges, and applicable state and federal taxes.

7 (3) An eligible telecommunications carrier may not
8 refuse to connect, reconnect, or provide Lifeline service
9 because of unpaid toll charges owed to the eligible
10 telecommunications carrier if the customer agrees to toll
11 blocking.

12 (4) An eligible telecommunications carrier may 13 require that payment arrangements be made for outstanding debt 14 associated with basic local exchange service, subscriber line 15 charges, E-911, telephone relay system charges, and applicable 16 state and federal taxes.

17 (5) An eligible telecommunications carrier may block 18 a Lifeline service subscriber's access to all long distance service, except for toll-free numbers, including blocking the 19 ability to accept collect calls when the Lifeline subscriber 20 21 owes an outstanding amount for long distance service or 22 amounts resulting from collect calls. The eligible 23 telecommunications carrier may not impose a charge for 24 blocking long distance service on the Lifeline customer. The eligible telecommunications carrier shall remove the block at 25

1

the request of the subscriber without additional cost to the subscriber upon payments of the outstanding amount and, at the 2 3 option of the carrier, payment of a deposit.

(6)a. By December 31, 2009, each state agency that 4 provides benefits to persons eligible for Lifeline and Link-Up 5 service shall undertake, in cooperation with the Department of 6 Human Resources, the Alabama Medicaid Agency, the Department 7 8 of Economic and Community Affairs, the commission, and eligible telecommunications carriers providing Lifeline and 9 Link-Up services, the development of procedures to promote 10 11 Lifeline participation. The Department of Revenue shall 12 support efforts to promote Lifeline participation by including 13 information regarding Lifeline eligibility and enrollment within individual state income tax instruction booklets. 14

15 b. If any state agency determines that a person is 16 eligible for Lifeline and Link-Up services, the agency, upon consent of the individual, shall immediately forward the 17 18 information to the commission to ensure the person's application for Lifeline and Link-Up services can be processed 19 20 by the appropriate eligible telecommunications carrier. The 21 state agency shall include an option for an eligible customer 22 to choose not to subscribe to the Lifeline and Link-Up 23 services.

c. Not later than December 31, 2009, the commission, 24 25 the Alabama Medicaid Agency, the Department of Economic and

1	Community Affairs, the Office of the Attorney General, and the
2	Department of Human Resources, shall develop and adopt rules,
3	in consultation with eligible telecommunications carriers,
4	creating procedures to automatically enroll eligible customers
5	in Lifeline and Link-Up services. Agencies and parties
6	referenced in this section may exchange information that is
7	required to identify and enroll a customer in the Lifeline and
8	Link-Up programs, such as name, service address, and telephone
9	number, between themselves and with eligible
10	telecommunications carriers. This information shall remain
11	confidential and shall be used exclusively for purposes of
12	determining Lifeline and Link-Up eligibility or for Lifeline
13	and Link-Up enrollment.
14	d. Not later than December 31, 2009, the commission,
15	the Alabama Medicaid Agency, the Department of Economic and
16	Community Affairs, the Office of the Attorney General, the
17	Department of Human Resources, and the eligible
18	telecommunications carriers shall enter into a memorandum of
19	understanding establishing the respective duties of each
20	agency or carrier with respect to the automatic enrollment
21	procedures.
22	e. Eligible individuals currently without
23	telecommunications service may obtain a certification of
24	eligibility for Lifeline and Link-Up services from the
25	commission prior to initiating service with an eligible

1	telecommunications carrier, allowing these individuals to be
2	precertified for Lifeline and Link-Up services.
3	(7) By February 1, 2011, and annually thereafter,
4	the commission shall report to the Governor, the President of
5	the Senate, and the Speaker of the House of Representatives on
6	the number of customers who are subscribing to Lifeline and
7	Link-Up services and the effectiveness of any procedure to
8	promote participation.
9	(8) The commission may adopt rules to administer
10	this section.
11	(d)(1) Personal identifying information of a
12	participant in a Lifeline and Link-Up assistance plan in any
13	record of the commission is confidential and exempt from
14	public records requirements.
15	(2) Information made confidential and exempt under
16	this subsection may be released to the applicable
17	telecommunications carrier for purposes directly connected
18	with eligibility for, verification related to, or auditing of
19	the Lifeline and Link-Up programs.
20	(3)a. An officer or employee of a telecommunications
21	carrier shall not intentionally disclose information made
22	confidential under this subsection unless one of the following
23	applies:
24	1. The disclosure is authorized by the customer.
25	2. The disclosure is necessary for billing purposes.

1	3. The disclosure is required by subpoena, court
2	order, or other process of court.
3	4. The disclosure is necessary to disclose to a
4	governmental entity for purposes directly connected with
5	implementing service for or verifying eligibility of a
6	participant in the Lifeline and Link-Up programs or auditing
7	the Lifeline and Link-Up programs.
8	5. The disclosure is otherwise authorized by law.
9	b. Nothing in this section precludes a
10	telecommunications carrier from disclosing information made
11	confidential and exempt under this subsection to the extent
12	the information is otherwise publicly available or from
13	disclosing to a customer his or her own account record through
14	telephonic means.
15	c. Any officer or employee of a telecommunications
16	carrier who intentionally discloses information in violation
17	of this subsection is guilty of a Class B misdemeanor.
18	(b) Beginning of the effective date of the act
19	amending this section, each state agency that administers
20	public assistance programs, consumer participation which
21	qualifies a consumer for federal Tribal Link-Up, federal
22	Lifeline benefits, or both, shall fully cooperate with the
23	Federal Communications Commission and the Universal Service
24	Administrative Company, or its designees, in allowing access
25	to the agency's data files, with no cost to the agency, as

1	solely necessary to allow the Universal Service Administrative
2	Company, National Eligibility Verifier, and the national
3	Lifeline eligibility database to perform Lifeline and Tribal
4	Link-Up eligibility, enrollment, and other necessary related
5	administrative functions, as required by the Federal
6	Communications Commission with respect to Alabama consumers.
7	Section 2. This act shall become effective
8	immediately following its passage and approval by the
9	Governor, or its otherwise becoming law.

1	
2	
3	
4	President and Presiding Officer of the Senate
5	
6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14 15	SB302 Senate 08-MAY-19 I hereby certify that the within Act originated in and passed the Senate. Patrick Harris, Secretary.
16 17 18 19	House of Representatives Amended and passed 30-MAY-19
20 21 22	Senate concurred in House amendment 30-MAY-19
23 24	By: Senator Smitherman