

PROPOSED AMENDMENTS TO HB 472

Telephone Companies--Steamlined Regulatory Requirements

March 5, 2015

Amendment to 4-202 (page 2)

Page 2, line 26: After “finds”, **add** “after notice and evidentiary hearing”

Page 2, line 30: After “service.” **Add the following:**

- (1) This subsection shall not apply to basic local exchange service.
- (2) Upon Commission approval of a request to provide a regulated service without the filing of a tariff schedule, the telephone company shall:
 - (a) post the rates, terms and conditions for the service in a clear and conspicuous manner on a Maryland specific page on its website and
 - (b) develop and file with the Commission a Customer Service Guide listing the rates, terms and conditions for the detariffed service(s).

Amendment to 8-109 (page 6)

Page 6, line 18: **Insert** “written” after “providing”

STRIKE Page 6, lines 20 through 22

INSERT at line 20: (2) The Commission shall not authorize a telephone company to withdraw offering to its customers basic local service to an exchange unless the Commission finds, after notice and evidentiary hearing, that the withdrawal:

- i. protects customers by ensuring that affordable and reasonably priced service is available in all parts of the State; and
- ii. Is in the public interest.

