

HCS HB 338 -- TELECOMMUNICATIONS (Pollock)

COMMITTEE OF ORIGIN: Committee on Utilities

This substitute specifies that a telecommunications company will not be required to comply with rules established by the Missouri Public Service Commission which include provisions already mandated by the Federal Communications Commission, including federal rules related to customer propriety network information; slamming and cramming; and rules relating to the installation, provision, or termination of retail services.

A telecommunication company cannot be required to file with the Missouri Public Service Commission any tariffs or schedules of rates, rentals, or service charges for residential and business retail services sold to end user customers but must publish generally available retail prices for those services on a publicly accessible web site.

FISCAL NOTE: No impact on state funds in FY 2012, FY 2013, and FY 2014.