CERTIFICATION OF ENROLLMENT

ENGROSSED SENATE BILL 6598

Chapter 158, Laws of 2004

58th Legislature 2004 Regular Session

WHOLESALE TELECOMMUNICATIONS SERVICES BY P.U.D.S

EFFECTIVE DATE: 6/10/04

Passed by the Senate February 16, 2004 YEAS 47 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House March 3, 2004 YEAS 96 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

CERTIFICATE

I, Milton H. Doumit, Jr., Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SENATE BILL 6598** as passed by the Senate and the House of Representatives on the dates hereon set forth.

MILTON H. DOUMIT JR.

Secretary

Approved March 26, 2004.

FILED

March 26, 2004 - 3:29 p.m.

GARY F. LOCKE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SENATE BILL 6598

Passed Legislature - 2004 Regular Session

State of Washington 58th Legislature 2004 Regular Session

By Senators Esser, Schmidt, Mulliken, Rasmussen, Parlette and Stevens

Read first time 01/26/2004. Referred to Committee on Technology & Communications.

- 1 AN ACT Relating to accounting for the provision of wholesale
- 2 telecommunications services by public utility districts; and amending
- 3 RCW 54.16.330.

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- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 54.16.330 and 2000 c 81 s 3 are each amended to read 6 as follows:
 - (1) A public utility district in existence on June 8, 2000, may construct, purchase, acquire, develop, finance, lease, license, handle, provide, add to, contract for, interconnect, alter, improve, repair, operate, and maintain any telecommunications facilities within or without the district's limits for the following purposes:
 - (a) For the district's internal telecommunications needs; and
- 13 (b) For the provision of wholesale telecommunications services 14 within the district and by contract with another public utility 15 district.
- Nothing in this subsection shall be construed to authorize public utility districts to provide telecommunications services to end users.
- 18 (2) A public utility district providing wholesale 19 telecommunications services shall ensure that rates, terms, and

- conditions for such services are not unduly or unreasonably discriminatory or preferential. Rates, terms, and conditions are discriminatory or preferential when a public utility district offering rates, terms, and conditions to an entity for wholesale telecommunications services does not offer substantially similar rates, terms, and conditions to all other entities seeking substantially similar services.
- (3) ((When)) <u>A</u> public utility district ((establishes a separate)utility function for the provision of wholesale telecommunications services, it shall account for any and all revenues and expenditures related to its wholesale telecommunications facilities and services separately from revenues and expenditures related to its internal telecommunications operations)) providing wholesale telecommunications services shall not be required to but may establish a separate utility system or function for such purpose. In either case, a public utility district providing wholesale telecommunications services shall separately account for any revenues and expenditures for those services according to standards established by the state auditor pursuant to its authority in chapter 43.09 RCW and consistent with the provisions of this title. Any revenues received from the provision of wholesale telecommunications services must be dedicated to ((the utility function that includes the provision of wholesale telecommunications services maintain incurred to build and costs ((the)) any telecommunications facilities constructed, installed, or acquired to provide such services, including payments on debt issued to finance such services, until such time as any bonds or other financing instruments executed after June 8, 2000, and used to finance ((the)) such telecommunications facilities are discharged or retired.
 - (4) When a public utility district ((establishes a separate utility function for the provision of)) provides wholesale telecommunications services, all telecommunications services rendered ((by the separate function)) to the district for the district's internal telecommunications needs shall be allocated or charged at its true and full value. A public utility district may not charge its nontelecommunications operations rates that are preferential or discriminatory compared to those it charges entities purchasing wholesale telecommunications services.

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- (5) A public utility district shall not exercise powers of eminent domain to acquire telecommunications facilities or contractual rights held by any other person or entity to telecommunications facilities.
- (6) Except as otherwise specifically provided, a public utility district may exercise any of the powers granted to it under this title and other applicable laws in carrying out the powers authorized under this section. Nothing in chapter 81, Laws of 2000 limits any existing authority of a public utility district under this title.

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Passed by the Senate February 16, 2004. Passed by the House March 3, 2004. Approved by the Governor March 26, 2004. Filed in Office of Secretary of State March 26, 2004.

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