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Citation: 3 Bernard D. Reams Jr. & William H. Manz Federal Law A Legislative History of the Telecommunications of 1996 Pub. L. No. 104-104 110 Stat. 56 1996 the Communications Decency Act S7927 1997

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(A) Section 4(f)(H)(N) (47 U.S.C. 4(f)(4)(B)) is amended by striking "transmissions, or in the preparation or distribution of any publi-cation used in preparation for obtaining amateur station operator licenses," and in-"transmission"

serting "transmission".

(B) The Commission shall modify its rules governing the amateur radio examination process by eliminating burdensome record malutenance and annual financial certification requirements.

(14) STRAMILINE NON-BROADCAST BADIO LICENSE REMEWALS.—The Commission shall modify its rules under section 30 of the Communications Act of 1934 (47 U.S.C. 309) relating to renewal of nonbroadcast radio licenses so as to streamline or eliminate company. censes so as to streamline or eliminate com-parative renewal hearings where such hear-ings are unnecessary or unduly burdensome. On page 117, between lines 21 and 22, insert

the following:

(d) REGULATORY RELIEF.—
(1) STREAMLINED PROCEDURES FOR CHANGES ., GIRLARLINED PROCEDURES FOR CHANGES CHARGES, CLASSIFICATIONS, REGULATIONS, PRACTICES.—

Section 204(a) (47 U.S.C. 204(a)) is

amended—
(1) by striking "12 months" the first place
it appears in paragraph (2)(A) and inserting
"5 months";
(ii) by striking "effective," and all that
follows in paragraph (2)(A) and inserting "efcention."

(iii) by adding at the end thereof the fol-

(31) by adding at the ent thereof the fol-lowing:

"(3) A local exchange carrier may file with the Commission a new or revised charge, classification, regulation, or practice on a streamlined besis. Any such charge, classi-fication, regulation, or practice shall be deemed lawful and shall be effective 7 days (in the case of a reduction in rates) or 15 days (in the case of an increase in rates) or 15 days (in the case of an increase in rates) after the date on which it is filed with the Commission unless the Commission takes action under paragraph (1) before the end of that 7-day or 15-day, period, as is appro-priate."

priate.". (B) Section 208(b) (47 U.S.C. 208(b)) is

mended—
(i) by striking "12 months" the first place
appears in paragraph (1) and inserting "5 months": and

months"; and
(ii) by striking "filed," and all that follows
in paragraph (1) and inserting "filed."
(2) EXTENSIONS OF LINES UNDER SECTION 11;
ARMIS REPORTS.—Notwithstanding section
306, the Commission shall permit any local

306, the Commission shall permit any local suchange carrier—

(A) to be exempt from the requirements of section 214 of the Communications Act of 1994 for the extension of any line; and

(B) to file cost allocation manuals and ARMIS reports annually, to the extent such carrier is required to file such manuals or reports.

(3) FOREBRARANCE AUTHORITY NOT LIM-TED.—Nothing in this subsection shall be construed to limit the authority of the Com-mission or a State to waive, modify, or fore-bear from applying any of the requirements to which reference is made in paragraph (1) under any other provision of this Act other

under any other provision or this accountable.

On page 118, line 20, strike the closing quotation marks and the second period.

On page 118, between lines 20 and 21, insert the following:

"(c) CLASSIFICATION OF CARRIERS.—In classifying carriers according to 47 CFR 32.11 and in establishing reporting requirements pursuant to 47 CFR part 43 and 47 CFR 4930. pursuant to 17 CPR part at an 47 CPR on 3.50, the Commission shall adjust the revenue requirements to account for inflation as of the release date of the Commission's Report and Order in CC Docket No. 91-141, and annually thereafter. This subsection shall take effect on the date of enactment of the Telecommunications Act of 1995." On page 119, line 4, strike "may" and insert 'shall".

"anni ...
On page 120, between lines 3 and 4, insert the following:
"(c) END OF REGULATION PROCESS.—Any telecommunications carrier, or class of telecommunications carriers, may submit a peti-tion to the Commission requesting that the tion to the Commission requesting that the Commission exercise the authority granted under this section with respect to that car-rier or those carriers, or any service offered by that carrier or carriers. Any such potition shall be deemed granted if the Commission shall be deemed granted it the Commission does not day the petition for failure to meet the requirements for forebearance under subsection (a) within 90 days after the Commission receives it, unless the 90-day period is extended by the Commission. The Commission may extend the initial 90-day period by an additional 80 days if the Commission finds that an extension is necessary to meet the requirements of subsection (a). The Commission may grant or deny a petition in while or in part and shall explain its decision in writ-

on page 120, line 4, strike "(c) and insert "(d)"

STEVENS AMENDMENT NO. 1256

Mr. STEVENS proposed an amend-ment to the bill S. 652, supra; as follows:

At the appropriate place in the bill insert the following: SPECTRUM AUCTIONS

(a) FINDROS.—The Congress finds that—
(a) FINDROS.—The Congress finds that—
(1) the National Telecommunications and Information Administration of the Department of Commerce recently submitted to the Congress a report entitled "U.S. National Spectrum Requirements" as required by section 113 of the National Telecommunications

and Information Administration Organiza-tion Act (47 U.S.C. 923);
(2) based on the best available information the report concludes that an additional 179 megaherts of spectrum will be needed within megaherts of spectrum will be needed within the next ten years to meet the expected de-mand for land mobile and mobile actilite radio services such as cellular telephone service, paging services, personal commu-nication services, and low earth orbiting sat-ellite communications systems; (3) a further 85 megaherts of additional spectrum, for a total of 284 megaherts, is needed if the United States is to fully imple-

ment the Intelligent Transportation System currently under development by the Depart-ment of Transportation:

ment of Transportation:
(4) as required by Part B of the National
Telecommunications and Information Administration Organization Act (47 U.S.C. 92)
et seq.) the Federal Government will transfer 235 megaherts of spectrum from exclusive

235 megaherts of spectrum from exclusive government use to non-governmental or mixed governmental and non-governmental use between 1994 and 2004;

(5) the Spectrum Reallocation Final Report submitted to Congress under section 113 of the National Telecommunications and information Administration Organization Act by the National Telecommunications and Inby the National Telecommunications and In-formation Administration states that, of the 235 megaherts of spectrum identified for reallocation from governmental to non-gov-ernmental or mixed use—

(A) 50 megaherts has already been reallo-cated for exclusive non-governmental use, (B) 45 megaherts will be reallocated in 1935 for both exclusive non-governmental and mixed governmental and non-governmental use,

(C) 25 megahertz will be reallocated in 1997 for exclusive non-governmental use,
(D) 70 megaherts will be reallocated in 1999 both exclusive non-governmental and mixed governmental and non-governmental

use, and
(E) the final 45 megaherts will be reallocated for mixed governmental and non-governmental use by 2004;
(6) the 165 megaherts of spectrum that are not yet reallocated, combined with 50 megaherts that the Paderal Communications Commission is currently holding in reserve for emerging technologies, are less than the best estimates of projected spectrum needs in the United States;
(7) the authority of the Pederal Communications Commission to assign radio spectrum freeds of the projected spectrum freeds and the state of projected spectrum reads in the United States;

mutations commission to assign radio spec-trum frequencies using an auction process expires on September 30, 1998; (8) a significant portion of the reallocated spectrum will not yet be assigned to non-governmental users before that authority ex-

(9) the transfer of Federal governmental users from certain valuable radio frequencies to other reserved frequencies could be expe-dited if Federal governmental users are per-mitted to accept reimbursement for reloca-

mitted to accept reimbursement for relocation costs from non-governmental users; and
(10) non-governmental reimbursement of
Pederal governmental users relocation costs
would allow the market to determine the
most efficient use of the available spectrum.
(b) Extension and Expansion of Augusta

AUTHORITY.—Section 309(j) (47 U.S.C. 309(j))

AUTHORITY.—Section 399() (47 U.S.C. 308()) is smended—
(1) by striking paragraph (1) and inserting in lieu thereof the following.
(1) General authority.—If mutually exclusive applications or requests are accepted for any initial license or construction permit which will involve a use of the electromagnetic spectrum, then the Commission shall grant such license or permit to a qualified applicant through a system of competitive bidding authority granted by this subsection shall not apply to licenses or construction permits in a part of the subsection. The competitive bidding authority granted by this subsection shall not apply to licenses or construction permits in a subsection and in the specific properties of the subsection of the construction permits for new terrestrial digital television services assigned by the Commission to existing terrestrial incidences to replace their current television licenses. (2) by striking paragraph (2) and renumbering paragraph (3) through (13) as (2) through (13), respectively; and (3) by striking "1888" in paragraph (10), as renumbered, and inserting in lien thereof "2000".
(c) REINEGURSEMENT OF PEDERAL REJOCA-

"2000".

(c) REMBURSEMENT OF FEDERAL RELOCATION COSTS.—Section 113 of the National
Telecommunications and Information Administration Act (87 U.S.C. 923) is amended
by adding at the end the following new submethons:

(f) RELOCATION OF PEDERAL GOVERNMENT

(1) IN GENERAL.-In order to expedite the "(!) IN GEMERAL.—In order to expedite the efficient use of the electromagnetic spectrum and notwithstanding section 3302(b) of title 31. United States Code, any Pederal entity which operates a Pederal Government station may accept reimbursement from any person for the costs incurred by such Pederal person for the costs incurred by such Federal entity for any modification, replacement, or reissuance of equipment, facilities, operating manuals, regulations, or other expenses incurred by that entity in relocating the operations of its Federal Government station or stations from one or more radio spectrum frequencies to any other frequency or frequencies Any such reimbursement shall be deposited in the account of such Federal entity in the Treasury of the United States. Punds deposited according to this section shall be available, without appropriation or fincal year limitation, only for the operations of the Federal entity for which such finds were deposited under this section. funds were deposited under this section.

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