## **A-Engrossed** Senate Bill 144

Ordered by the Senate May 11 Including Senate Amendments dated May 11

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## **SUMMARY**

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Changes eligibility of person to receive adaptive equipment or assistive telecommunication de-vice from requirement that person be severely hard of hearing or severely speech impaired to re-

Allows nurse practitioner to certify all disabilities qualifying person for adaptive equipment or assistive telecommunication device. Allows rehabilitation instructor for person who is blind to certify condition of visual impairment. Allows physician to certify person as speech impaired.
 Increases for biennium beginning July 1, 2011, limitations on specified expenditures by Public Utility Commission for Residential Service Protection Fund.

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
<b>2</b>	Relating to telecommunications devices for persons with disabilities; amending sections 9, 10, 11 and
3	14, chapter 290, Oregon Laws 1987; limiting expenditures; and declaring an emergency.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. Section 9, chapter 290, Oregon Laws 1987, as amended by section 2, chapter 872,
6	Oregon Laws 1991, section 32, chapter 280, Oregon Laws 1995, section 2, chapter 451, Oregon Laws
7	1995, section 1, chapter 384, Oregon Laws 1999, section 1, chapter 28, Oregon Laws 2007, and sec-
8	tion 353, chapter 70, Oregon Laws 2007, is amended to read:
9	Sec. 9. As used in sections 9 to 14, chapter 290, Oregon Laws 1987, unless the context requires
10	otherwise:
11	(1) "Adaptive equipment" means equipment that permits a person with a disability, other than
12	a person who is hard of hearing or speech impaired, to communicate effectively on the telephone.
13	(2) "Applicant" means a person who applies for an assistive telecommunication device, adaptive
14	equipment or a signal device.
15	(3) "Assistive telecommunication device" means a device that utilizes a keyboard, acoustic cou-
16	pler, display screen, Braille display, speakerphone or amplifier to enable people who are deaf, deaf-
17	blind, [severely] hard of hearing or [severely] speech impaired to communicate effectively on the
18	telephone.
19	(4) "Audiologist" means a person who has a master's or doctoral degree in audiology and a
20	Certificate of Clinical Competence in audiology from the American Speech-Language-Hearing Asso-
21	ciation.
22	(5) "Deaf" means a profound hearing loss, as determined by an audiologist, licensed physician,
23	nurse practitioner, hearing aid specialist or [a] vocational rehabilitation counselor of the De-

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partment of Human Services, that requires use of an assistive telecommunication device to commu-1 2 nicate effectively on the telephone. (6) "Deaf-blind" means a hearing loss and a visual impairment, as determined by a licensed 3 physician and by an audiologist or a vocational rehabilitation counselor of the Department of Human 4 Services,] that require use of an assistive telecommunication device to communicate effectively on 5 the telephone. For purposes of this subsection: 6 (a) A hearing loss must be determined by an audiologist, licensed physician, nurse prac-7 titioner, hearing aid specialist or vocational rehabilitation counselor of the Department of 8 9 **Human Services.** (b) A visual impairment must be determined by a licensed physician, nurse practitioner, 10 vocational rehabilitation counselor of the Department of Human Services or rehabilitation 11 12 instructor for persons who are blind. 13 (7) "Disability" means a physical condition, as determined by a licensed physician, nurse practitioner or vocational rehabilitation counselor of the Department of Human Services, other 14 15 than hearing or speech impairment that requires use of adaptive equipment to utilize the telephone. 16 (8) "Hard of hearing" means a hearing loss, as determined by an audiologist, licensed 17 physician, nurse practitioner, hearing aid specialist or vocational rehabilitation counselor of 18 the Department of Human Services, that requires use of an assistive telecommunication device to communicate effectively on the telephone. 19 20[(8)] (9) "Hearing aid specialist" means a person licensed to deal in hearing aids under ORS chapter 694. 2122(10) "Nurse practitioner" has the meaning given that term in ORS 678.010. 23[(9)] (11) "Physician" means an applicant's primary care physician or a medical specialist who is able to determine an applicant's disability and to whom the applicant was referred by the primary 24care physician. 25[(10)] (12) "Recipient" means a person who receives adaptive equipment, an assistive telecom-2627munication device or a signal device. (13) "Rehabilitation instructor for persons who are blind" means an employee of the 28**Commission for the Blind who:** 2930 (a) Meets the minimum qualifications set by the commission to assess adult clients re-31 ferred for services; (b) Develops individualized training programs; and 32(c) Instructs and counsels clients of the commission on adapting to sight loss. 33 34 [(11) "Severely hard of hearing" means a hearing loss, as determined by an audiologist or voca-35 tional rehabilitation counselor of the Department of Human Services, that requires use of an assistive telecommunication device to communicate effectively on the telephone.] 36 37 [(12) "Severely speech impaired" means a speech disability, as determined by a speech-language 38 pathologist or vocational rehabilitation counselor of the Department of Human Services, that requires use of an assistive telecommunication device to communicate effectively on the telephone.] 39 40 [(13)] (14) "Signal device" means a mechanical device that alerts a person who is deaf, deaf-blind or [severely] hard of hearing of an incoming telephone call. 41 42(15) "Speech impaired" means a speech disability, as determined by a licensed physician, nurse practitioner, speech-language pathologist or vocational rehabilitation counselor of the 43 Department of Human Services, that requires use of an assistive telecommunication device 44 to communicate effectively on the telephone. 45

1 [(14)] (16) "Speech-language pathologist" means a person who has a master's degree or equiv-

2 alency in speech-language pathology and a Certificate of Clinical Competence issued by the Ameri-

3 can Speech-Language-Hearing Association.

- 4 [(15)] (17) "Telecommunications relay center" means a facility authorized by the Public Utility 5 Commission to provide telecommunications relay service.
- 6 [(16)] (18) "Telecommunications relay service" means the provision of voice and teletype com-7 munication between users of some assistive telecommunication devices and other parties.
- 8 **SECTION 2.** Section 10, chapter 290, Oregon Laws 1987, as amended by section 3, chapter 872, 9 Oregon Laws 1991, section 2, chapter 384, Oregon Laws 1999, and section 354, chapter 70, Oregon 10 Laws 2007, is amended to read:

Sec. 10. It is recognized that a large number of people in this state, through no fault of their 11 12 own, are unable to utilize telecommunication equipment due to the inability to hear or speak well 13 enough or due to other disabilities. It is also recognized that present technology is available, but at significant cost, that would allow these people to utilize telecommunication equipment in their 14 15 daily activities. There is, therefore, a need to make available such technology in the form of 16 assistive telecommunication devices and a telecommunications relay service for people who are deaf, 17 [severely] hard of hearing or [severely] speech impaired or adaptive equipment for people with disa-18 bilities at no additional cost beyond normal telephone service. The provision of assistive telecom-19 munication devices and a telecommunications relay service or adaptive equipment would allow those 20formerly unable to use telecommunication systems to more fully participate in the activities and programs offered by government and other community agencies, as well as in their family and social 2122activities. The assistive telecommunication devices or adaptive equipment would be provided on a 23loan basis to each recipient, to be returned if the recipient moves out of the state.

24 **SECTION 3.** Section 11, chapter 290, Oregon Laws 1987, as amended by section 4, chapter 872, 25 Oregon Laws 1991, section 3, chapter 384, Oregon Laws 1999, and section 355, chapter 70, Oregon 26 Laws 2007, is amended to read:

**Sec. 11.** (1) With the advice of the Telecommunication Devices Access Program Advisory Committee, the Public Utility Commission shall establish and administer a statewide program to purchase and distribute assistive telecommunication devices to persons who are deaf, [severely] hard of hearing, [severely] speech impaired or deaf-blind and establish a dual party relay system making telephone service generally available to persons who are deaf, [severely] hard of hearing, [severely] speech impaired or deaf-blind.

(2) With the advice of the Telecommunication Devices Access Program Advisory Committee, the
 Public Utility Commission shall establish and administer a statewide program to purchase and dis tribute adaptive equipment to make telephone service generally available to persons with physical
 disabilities.

SECTION 4. Section 14, chapter 290, Oregon Laws 1987, as amended by section 1, chapter 115,
 Oregon Laws 1989, section 7, chapter 872, Oregon Laws 1991, section 33, chapter 280, Oregon Laws
 1995, section 5, chapter 384, Oregon Laws 1999, section 2, chapter 28, Oregon Laws 2007, and section 357, chapter 70, Oregon Laws 2007, is amended to read:

Sec. 14. (1)(a) In order to be eligible to receive assistive telecommunication devices or adaptive equipment, individuals must be certified as deaf, [severely] hard of hearing, [severely] speech impaired or deaf-blind by a licensed physician, nurse practitioner, audiologist, hearing aid specialist, speech-language pathologist, rehabilitation instructor for persons who are blind or vocational rehabilitation counselor of the Department of Human Services. Certification implies that the indi-

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1 vidual cannot use the telephone for expressive or receptive communication.

(b) No more than one assistive telecommunication device or adaptive equipment device [shall] **may** be provided to a household. However, two assistive telecommunication devices or adaptive equipment devices may be provided to a household if more than one eligible person permanently resides in the household. Households without any assistive telecommunication devices or adaptive equipment shall be given priority over households with one assistive telecommunication device or adaptive equipment device when such devices are distributed.

8 (c) Sections 9 to 14, chapter 290, Oregon Laws 1987, do not require a telecommunications utility
9 to provide an assistive telecommunication device to any person in violation of ORS 646.730.

10 (2)(a) In order to be eligible to receive adaptive equipment, individuals must be certified to have 11 the required disability by a person or agency designated by the Public Utility Commission to make 12 such certifications. Certification implies that the individual is unable to use the telephone.

(b) Sections 9 to 14, chapter 290, Oregon Laws 1987, do not require a telecommunications utility
to provide adaptive equipment to any person in violation of ORS 646.730.

15 <u>SECTION 5.</u> Notwithstanding any other law limiting expenditures, the limitation on 16 expenditures established by section 1 (2), chapter \_\_\_\_\_, Oregon Laws 2011 (Enrolled Senate 17 Bill 5542), for the biennium beginning July 1, 2011, as the maximum limit for payment of ex-18 penses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding 19 lottery funds and federal funds, collected or received by the Public Utility Commission of 20 Oregon, is increased by \$178,187.

21 <u>SECTION 6.</u> This 2011 Act being necessary for the immediate preservation of the public 22 peace, health and safety, an emergency is declared to exist, and this 2011 Act takes effect 23 on its passage.

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