	INMATE PHONE PROVIDER AMENDMENTS
	2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Cheryl K. Acton
	Senate Sponsor:
LO	NG TITLE
Gen	eral Description:
	This bill creates requirements related to inmate phone services.
High	hlighted Provisions:
	This bill:
	<ul><li>defines terms;</li></ul>
	requires the Public Service Commission to approve each contract between a
telep	shone service provider and a correctional facility to provide telephone access to
inma	ntes;
	<ul><li>provides guidance to the commission in determining whether to approve a contract;</li></ul>
and	
	sets limits on the rate an inmate may be charged for telephone use.
Mor	ney Appropriated in this Bill:
	None
Oth	er Special Clauses:
	None
Utal	n Code Sections Affected:
ENA	ACTS:
	54-8b-19, Utah Code Annotated 1953



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Be it enacted by the Legislature of the state of Utah:

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28	Section 1. Section <b>54-8b-19</b> is enacted to read:
29	54-8b-19. Correctional facility telephone service contracts Approval by
30	commission Required rates.
31	(1) As used in this section:
32	(a) "Correctional facility" means the same as that term is defined in Subsection
33	77-16b-102(2).
34	(b) "Correctional facility telephone service" means a public telecommunications
35	service provided to a correctional facility for inmate use.
36	(c) "Inmate" means an individual who is committed to the custody of or housed in a
37	correctional facility.
38	(d) "Inmate telephone rate" means any amount a correctional facility or a service
39	provider charges an inmate for use of a correctional facility telephone service, including each
40	per minute rate or surcharge for:
41	(i) a collect call, a prepaid phone card, or any other method by which a correctional
42	facility allows an inmate to access a correctional facility telephone service; or
43	(ii) a local or a long distance phone call.
44	(e) "Service provider" means a public entity or private entity that provides a
45	correctional facility telephone service.
46	(2) (a) A correctional facility or other state entity may not enter into a contract for a
47	correctional facility telephone service, unless the contract is approved by the commission.
48	(b) To obtain approval of a contract described in Subsection (2)(a), the parties shall
49	submit an application to the commission that includes:
50	(i) the proposed contract; and
51	(ii) any other information the commission requires.
52	(3) (a) The commission shall approve a contract described in Subsection (2) if:
53	(i) each inmate telephone rate provided in the contract does not exceed the lesser of:
54	(A) the corresponding inmate telephone service monetary cap per use rate established
55	and published by the Federal Communications Commission; or
56	(B) the corresponding inmate telephone system rate established and published by the
57	Utah Department of Corrections;
58	(ii) the provisions of the contract are consistent with correctional facility telephone

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59	service contracts throughout the state; and
60	(iii) the contract provides for adequate services that meet the needs of the correctional
61	facility.
62	(b) Upon receipt of an application, the commission shall:
63	(i) review the application for completeness;
64	(ii) make a determination regarding the application in accordance with this Subsection
65	(3); and
66	(iii) inform the parties of the commission's determination.
67	(4) The commission shall establish by rule made in accordance with Title 63G, Chapter
68	3, Utah Administrative Rulemaking Act, an application and review process for approving
69	contracts under this section.