## STATE OF NEW YORK

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6207

2021-2022 Regular Sessions

## IN ASSEMBLY

March 10, 2021

Introduced by M. of A. L. ROSENTHAL -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public service law and the general business law, in relation to authorizing survivors of domestic violence to be removed from phone, cable, and satellite tv contracts

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivisions 7 and 8 of section 91 of the public service law, subdivision 7 as added by chapter 202 of the laws of 2013 and subdivision 8 as added by chapter 186 of the laws of 2019, are amended and a new subdivision 13 is added to read as follows:

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7. Every telephone corporation, as defined in this chapter shall, at its option: (a) allow a customer to use a modified or alternative name for a directory listing or (b) waive the otherwise applicable charges for a non-published telephone listing, where the customer requests protection of its identity in connection with the customer's purchase of telephone service and the customer is a victim of domestic violence, as 10 11 defined in section four hundred fifty-nine-a of the social services law, and for whose benefit any order of protection, other than a temporary 13 order of protection, has been issued by a court of competent jurisdic-14 tion. This waiver of charges shall be for the duration of the applicable, non-temporary, order. Any non-published listings provided in this 15 subdivision shall conform to all the same requirements of other non-16 published listings. A customer requesting such an accommodation shall 17 provide [a sopy of the order of protestion to the applicable telephone 18 corporation an attestation in writing of their eligibility as a victim 19 20 of domestic violence. Such telephone corporation may not require such 21 customer to disclose confidential information or details relating to 22 <u>such customer's status as a victim of domestic violence, as a condition</u> of implementing such accommodation. Any customer requesting an accommo-24 dation pursuant to this subdivision may also request and shall be

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provided, at no cost to the customer, a new telephone number within fifteen days from the request for such accommodation. Such telephone corporation shall dispose of information submitted by such customer no later than thirty days after receiving such information in a manner as to maintain confidentiality of such information.

8. Every telephone corporation, as defined in this chapter, shall allow a person who is under contract including, but not limited to, a multi-year contract or bundle contract with such telephone corporation, to opt-out of such contract without **fee, penalty or** charge when such person is a victim of domestic violence and [requests to opt-out in writing. Such victim of domestic violence shall provide to such telephone corporation any of the following documents, which shall relate to such domestic violence, within six menths of the document's issuance+ (a) a valid domestic violence incident report form, as such term is defined in subdivision fifteen of section eight hundred thirty-seven of the executive law; (b) a valid police report; (c) a valid order of protection; (d) a signed affidavit from a licensed medical or mental health care provider, employee of a court acting within the scope of his or her employment, social worker, a rape crisis counselor, as defined in section forty-five hundred ten of the civil practice law and rules, or advocate acting on behalf of an agency that assists domestic violence victims provides an attestation in writing of their eligibility as a victim of domestic violence. Such telephone corporation may not require such person to disclose confidential information or details relating to such person's status as a victim of domestic violence, as a condition of permitting such person to opt-out of such contract. Further, such telephone corporation may not make release from such contract contingent on: (a) maintaining contractual or billing responsibility of a separated line with the provider; (b) approval of separation by the primary account holder, if the primary account holder is not the person making such request; (c) a prohibition or limitation on number portability or a request to change phone numbers; or (d) a prohibition or limitation on the separation of lines as a result of arrears accrued by the account. Such telephone corporation shall release such person from such contract no later than seven days after receiving such opt-out request. Such telephone corporation shall dispose of information submitted by such person no later than thirty days after receiving such information in a manner as to maintain confidentiality of such information. A claim for opting-out of such contract without charge shall be made in good faith. Such telephone corporation shall waive the otherwise applicable [charges | fee, penalty or charge for such person requesting to opt-out of such

13. Every telephone corporation, as defined in this chapter, shall make information about the options and process described in subdivision eight of this section readily available to consumers on the website and any mobile application of the provider, in physical stores, and in other forms of public-facing consumer communication.

- § 2. Section 399-yy of the general business law, as amended by chapter 186 of the laws of 2019, is amended to read as follows:
- § 399-yy. Cable television company providing telephone services. 1. Every cable television company, as defined in section two hundred twelve of the public service law, that provides telephone service to customers in New York shall, at its option: a. allow a customer <u>without fee, penalty or charge</u> to use a modified or alternative name for a directory listing or b. waive the otherwise applicable charges for a non-published telephone listing, where the customer requests protection of its identi-

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ty in connection with the customer's purchase of telephone service and the customer is a victim of domestic violence, as defined in section 3 four hundred fifty-nine-a of the social services law[, and for whose benefit any order of protection, other than a temporary order of 4 protection, has been issued by a court of competent jurisdiction. This 5 6 waiver of charges shall be for the duration of the applicable, non-temporary, order]. Any non-published listings provided in this section 7 8 shall conform to all the same requirements of other non-published list-9 ings. A customer requesting such an accommodation shall provide [a copy 10 of the order of protection to the applicable cable television company] 11 an attestation in writing of their eligibility as a victim of domestic violence. Such cable television company may not require such customer to 12 13 disclose confidential information or details relating to such customer's 14 status as a victim of domestic violence, as a condition of implementing 15 such accommodation. Any customer requesting an accommodation pursuant 16 to this section may also request and shall be provided, at no cost to 17 the customer, a new telephone number within fifteen days from the request for such accommodation. Such cable television company shall 18 19 dispose of information submitted by such customer no later than thirty 20 days after receiving such information in a manner as to maintain confi-21 dentiality of such information.

22 2. Every cable television company, as defined in section two hundred 23 twelve of the public service law, that provides television and/or telephone service to customers in New York under contract including, but not 24 limited to a multi-year contract or bundled contract with such cable 25 26 television company, shall allow a person to opt-out of such contract 27 without fee, penalty or charge when such person is a victim of domestic violence and [request to opt-out in writing. Such vistim of domestic 28 violence shall provide to such cable television company any of the 29 30 following documents, which shall relate to such domestic violence, with-31 in six months of the document's issuance: (a) a valid domestic violence incident report form, as such term is defined in subdivision fifteen of 32 33 section eight hundred thirty-seven of the executive law; (b) a valid police report; (c) a valid order of protection; (d) a signed affidavit 34 35 from a licensed medical or mental health care provider, employee of a 36 court acting within the scope of his or her employment, social worker, a 37 rape crisis counselor, as defined in section forty-five hundred ten of 38 the civil practice law and rules, or advocate acting on behalf of an agency that assists domestic violence victims provides an attestation 39 in writing of their eligibility as a victim of domestic violence. Such 40 41 cable television company may not require such person to disclose confi-42 dential information or details relating to such person's status as a 43 victim of domestic violence, as a condition of permitting such person to 44 opt-out of such contract. Further, such cable television company may not 45 make release from such contract contingent on: (a) maintaining contrac-46 tual or billing responsibility of a separated account with the provid-47 er; (b) approval of separation by the primary account holder, if the primary account holder is not the person making such request; or (c) a 48 prohibition or limitation on the separation as a result of arrears 49 accrued by the account. Such cable television company shall release such 50 51 person from such contract no later than seven days after receiving such 52 opt-out request. Such cable television company shall dispose of informa-53 tion submitted by such person no later than thirty days after receiving 54 such information in a manner as to maintain confidentiality of such 55 information. A claim for opting-out of such contract without charge shall be made in good faith. Such cable television company shall waive

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the otherwise applicable <u>fee</u>, <u>penalty</u>, <u>or</u> charges for such person requesting to opt-out of such contract. <u>Every cable television company shall make information about the options and process described in this section readily available to consumers on the website and any mobile <u>application of the provider</u>, in <u>physical stores</u>, and in other forms of <u>public-facing consumer communication</u>.</u>

6 7 § 3. Subdivision 1 of section 399-yyy of the general business law, as 8 added by chapter 186 of the laws of 2019, is amended to read as follows: 9 1. Every direct broadcast satellite service provider, as defined in 10 this section, that provides television and/or telephone services to 11 customers in New York shall allow a person who is under contract includ-12 ing, but not limited to a multi-year contract or bundled contract with 13 such satellite television company, to opt-out of such contract without 14 fee, penalty or charge when such a person is a victim of domestic 15 violence and [requests to opt-out in writing. Such victim of domestic 16 violence shall provide to such satellite television company any of the 17 following documents, which shall relate to such domestic violence, within six months of the document's issuance: (a) a valid domestic violence 18 incident report form, as such term is defined in subdivision fifteen of 19 section eight hundred thirty seven of the executive law; (b) a valid 20 21 police report; (c) a valid order of protection; (d) a signed affidavit from a licensed medical or mental health care provider, employee of a 22 court acting within the scope of his or her employment, social worker, a 23 rape crisis counselor, as defined in section forty-five hundred ten of 24 the civil practice law and rules, or advocate acting on behalf of an 25 26 agency that assists domestic violence victims. provides an attestation 27 in writing of their eligibility as a victim of domestic violence. Such satellite television company may not require such person to disclose 28 29 confidential information or details relating to such person's status as 30 a victim of domestic violence, as a condition of permitting such person 31 to opt-out of such contract. Further, such satellite television company may not make release from such contract contingent on: (a) maintaining 32 33 contractual or billing responsibility of a separated account with the provider; (b) approval of separation by the primary account holder, if 34 35 the primary account holder is not the person making such request; or (c) 36 a prohibition or limitation on the separation as a result of arrears 37 accrued by the account. Such satellite television company shall release 38 such person from such contract no later than seven days after receiving 39 such opt-out request. Such satellite television company shall dispose of 40 information submitted by such person no later than 30 days after receiving such information in a manner as to maintain confidentiality of such 41 42 information. A claim for opting-out of such contract without charge 43 shall be made in good faith. Such satellite television company shall 44 waive the otherwise applicable [charges] fee, penalty, or charge for 45 such person requesting to opt-out of such contract. <u>Every satellite</u> 46 television company shall make information about the options and process 47 described in this section readily available to consumers on the website 48 and any mobile application of the provider, in physical stores, and in 49 other forms of public-facing consumer communication.

§ 4. This act shall take effect immediately.