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24 RS HB 95/GA

1		AN	ACT relating to theft of services.
2	Be it	t enac	eted by the General Assembly of the Commonwealth of Kentucky:
3		→s	ection 1. KRS 514.060 is amended to read as follows:
4	(1)	A pe	erson is guilty of theft of services when:
5		(a)	The person intentionally obtains services by deception or threat or by false
6			token or other means to avoid payment for the services which he or she knows
7			are available only for compensation;
8		(b)	The person intentionally obtains wireless communications services or access
9			to services by any of the following means:
10			1. Unauthorized interception of any electronic serial number, mobile
11			identification number, personal identification number, or like identifying
12			number;
13			2. Unauthorized interception of any cellular service or personal
14			communications service as terms may be defined in 47 C.F.R. parts 22
15			and 24 respectively;
16			3. Unauthorized interception of any similar telephone service; or
17			4. Use of deception, threat, or other means to avoid payment for the
18			services which the person knows are available only for charge or
19			compensation;[or]
20		(c)	Having control over or unauthorized access to the use of the services of others
21			to which the person is not entitled, the person intentionally diverts the services
22			to the person's own benefit or the benefit of another not entitled thereto: <u>or</u>
23		<u>(d)</u>	Having control of rental equipment under a written rental agreement, the
24			person intentionally holds the equipment beyond the expiration of the rental
25			period without the consent of the owner of the equipment, and:
26			1. Intentionally deprives the owner of the equipment of its use in further
27			<u>rentals;</u>

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1			2. Intentionally refuses to pay or absconds without payment;
2			3. Fails to respond within five (5) days after receiving notice by certified
3			mail demanding return; and
4			4. Refuses to make an agreeable payment to a rental agency within thirty
5			(30) days of receipt of a late notice to a person sent by certified mail,
6			return receipt requested.
7	(2)	Whe	ere compensation for services is ordinarily paid immediately upon the rendering
8		of th	he services, as in the case of hotels and restaurants, refusal to pay or absconding
9		with	nout payment or offer to pay shall be prima facie evidence that the services were
10		obta	ined by deception as to intention to pay.
11	(3)	In a	ny prosecution for theft of gas, water, electricity, or other public service, where
12		the	utility supplying the service had installed a meter or other device to record the
13		amo	ount of service supplied, proof that:
14		(a)	The meter or other device has been altered, tampered with, or bypassed in a
15			manner so as to prevent or reduce the recording thereof; or
16		(b)	Service has been, after having been disconnected by the utility supplying
17			service, reconnected without authorization of the utility
18		shal	l be prima facie evidence of the intent to commit theft of service by the person
19		or p	ersons obligated to pay for service supplied through the meter or other device.
20	(4)	The	ft of services is a Class B misdemeanor unless:
21		(a)	The value of the service is five hundred dollars (\$500) or more but less than
22			one thousand dollars (\$1,000), in which case it is a Class A misdemeanor;
23		(b)	The value of the service is one thousand dollars (\$1,000) or more but less than
24			ten thousand dollars (\$10,000), in which case it is a Class D felony;
25		(c)	A person has three (3) or more convictions under paragraph (a) of this
26			subsection within the last five (5) years, in which case it is a Class D felony.
27			The five (5) year period shall be measured from the dates on which the

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1			offenses occurred for which the judgments of conviction were entered; or
2		(d)	The value of the service is ten thousand dollars (\$10,000) or more, in which
3			case it is a Class C felony.
4	(5)	If an	y person commits two (2) or more separate offenses of theft of services within
5		nine	ty (90) days, the offenses may be combined and treated as a single offense, and
6		the	value of the property in each offense may be aggregated for the purpose of
7		dete	rmining the appropriate charge.