

STATE OF OKLAHOMA

2nd Session of the 45th Legislature (1996)  
2ND CONFERENCE COMMITTEE SUBSTITUTE  
FOR ENGROSSED  
SENATE BILL NO. 709

By: Fisher, Shurden, Taylor  
and Easley of the Senate

and

Steidley, Voskuhl, Leist,  
Mitchell, Roberts, Smith  
(Bill), Adair, Hiett and  
Johnson of the House

2ND CONFERENCE COMMITTEE SUBSTITUTE

An Act relating to the Corporation Commission; requiring inclusion of certain telephone exchanges in wide area calling; defining term; providing deadline; stating intent to amend certain sections of the Oklahoma Constitution; providing for codification; providing for noncodification; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 139.601 of Title 17, unless there is created a duplication in numbering, reads as follows:

A. The Corporation Commission shall take action as necessary to cause the expansion of Wide Area Calling Plans to include every local telephone exchange which is the sole unincorporated exchange seated in a county where all the other exchanges seated in said county are already included in a Wide Area Calling Plan.

B. For the purposes of this section, "seated" shall mean the place at which the central switch for the local exchange is sited.

C. The expansion shall be revenue neutral with respect to the affected local exchange companies.

D. The inclusion of the affected exchanges shall take effect on December 31, 1996.

SECTION 2. It is the intent of the Legislature that Section 1 of this act be an amendment to, and alteration of, Sections 18 through 34, inclusive, of Article IX of the Constitution of the State of Oklahoma, as authorized by Section 35 of Article IX of the Constitution of the State of Oklahoma.

SECTION 3. The provisions of Section 2 of this act shall not be codified in the Oklahoma Statutes.

SECTION 4. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

45-2-2997

WHT