HB3082 FULLPCS1 Steve Bashore-AQH 3/2/2022 3:57:37 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKE	R:						
	CHAIR:							
I mov	re to a	mend _	НВ3082				of the n	rinted Bill
Page			Section		Li:	nes		
						ΟÍ	the Eng	rossed Bill
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:								
AMEND	TITLE T	o confc	RM TO AMENDME	ENTS				
Adopte	ed:				Amendment	submitted	d by: Stev	e Bashore

Reading Clerk

1	STATE OF OKLAHOMA							
2	2nd Session of the 58th Legislature (2022)							
3	PROPOSED COMMITTEE SUBSTITUTE							
4	FOR HOUSE BILL 3082 By: Bashore							
5	Dy. Bushere							
6								
7								
8	PROPOSED COMMITTEE SUBSTITUTE							
9	An Act relating to revenue and taxation; amending 68 O.S. 2021, Section 2808, which relates to the Ad Valorem Tax Code; defining term; modifying certain prohibition; deleting obsolete language; and providing an effective date.							
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13								
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
15	SECTION 1. AMENDATORY 68 O.S. 2021, Section 2808, is							
16	amended to read as follows:							
17	Section 2808. A. As used in the Ad Valorem Tax Code:							
18	1. "Public service corporation" means all transportation							
19	companies, transmission companies, all gas, electric, light, heat							
20	and power companies and all waterworks and water power companies,							
21	and all persons authorized to exercise the right of eminent domain							
22	or to use or occupy any right-of-way, street, alley, or public							
23	highway, along, over or under the same in a manner not permitted to							
24	the general public;							

Req. No. 10929 Page 1

2. "Transportation company" means any company, corporation, trustee, receiver, or any other person owning, leasing or operating for hire, a street railway, canal, steamboat line, and also any sleeping car company, parlor car company and express company, and any other company, trustee, or person in any way engaged in such business as a common carrier. As used in the Ad Valorem Tax Code, the term "transportation company" shall not include any railroad or any air carrier. However, all railroad and air carrier property shall continue to be valued and assessed by the State Board of Equalization for purposes of ad valorem taxation;

- 3. "Transmission company" means any company, corporation, trustee, receiver, or other person owning, leasing or operating for hire any telegraph or telephone line or radio broadcasting system;
- 4. "Person" means individuals, partnerships, associations, and corporations in the singular as well as plural number;
- 5. "Video services provider" means a subclass of public service corporations consisting of any public service corporation offering video programming services;
- 6. "Video programming" shall have the same meaning as set forth in 47 U.S.C., Section 522(20); and
- 7. "Fixed wireless broadband Internet service provider" means an entity that solely offers access to the Internet through a stationary fixed point-to-point connection often requiring direct

Req. No. 10929 Page 2

line of sight between the provider's wireless transmitter and its end-user consumer's receiver; and

- 8. "Cooperative broadband service providers" means wholly owned subsidiaries or affiliate entities of a cooperative organized under the Rural Electric Cooperative Act, Section 437 et seq. of Title 18 of the Oklahoma Statutes, that offer broadband-based services including Internet access, Voice over Internet Protocol, and Internet Protocol television, to end-user consumers.
- B. As used in the Ad Valorem Tax Code, "transmission company" and, "transportation company", "public service corporation", and any subclass thereof shall not be construed to include cable television companies or, fixed wireless broadband Internet service providers, or cooperative broadband service providers.
- C. Any real or personal property used by any company, corporation, trustee, receiver, or other person owning, leasing, or operating for hire any pipeline or oil or gas gathering system which was assessed by the State Board of Equalization after January 1, 1997, shall continue to be assessed by the State Board of Equalization through ad valorem tax year 1998.
- SECTION 2. This act shall become effective January 1, 2023.

22 58-2-10929 AQH 03/02/22

Req. No. 10929 Page 3