1	STATE OF OKLAHOMA							
2	1st Session of the 58th Legislature (2021)							
3	HOUSE BILL 1122 By: Phillips							
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6	AS INTRODUCED							
7	An Act relating to telecommunications; imposing maximum charges with respect to certain connections							
8	to utility poles; prescribing method for determination of permissible rate increases;							
9	excluding rates related to electric power; providing for payment of rates for electric services; requiring payment by rural electric cooperatives for certain relocations; prescribing method for computation of certain attachment rates; prohibiting rural electric cooperatives from providing certain services; requiring franchise prior to provision of cable television or video service; providing for codification; and providing an effective date.							
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
17	SECTION 1. NEW LAW A new section of law to be codified							
18	in the Oklahoma Statutes as Section 437.35 of Title 18, unless there							
19	is created a duplication in numbering, reads as follows:							
20	A. The rates charged by a rural electric cooperative for							
21	attachments to utility poles by communications services providers							
22	shall not exceed Twenty Dollars (\$20.00) per rural-electric-							
23	cooperative-owned pole per year. This rate shall increase only by							
24	an amount equal to the increase in the annual recurring rate							

permitted under rules and regulations adopted pursuant to 47 U.S.C., Section 224(d) by the Federal Communications Commission after the effective date of this act.

B. The rates provided in this section do not include any
applicable charges for electric power. A communications services
provider must pay separately for such services and such services
shall be at market rate.

8 C. Any rural electric cooperative that attaches to a pole that 9 results in the relocations of a communications services provider's 10 existing attachment, provided that such attachment was previously in 11 compliance with all agreed upon safety and contractual standards, 12 shall pay for the cost of the relocation of the communications 13 services provider's attachment, including pole replacement if 14 necessary.

D. Any rural electric cooperative that attaches for the purposes of providing telecommunications or Internet services to any utility pole shall pay an attachment rate equal to the highest rate being paid by any other attacher with the same utility.

E. No rural electric cooperative may provide cable television
or video service to any incorporated city or town without first
obtaining a franchise from the city or town.

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1	SECTION 2.	This act	shall become	effective	November	1,	2021.
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3	58-1-6488	JBH	12/14/20				
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