#### 05/27/2021 01:17:07 PM

## HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. President: Mr. Speaker:

The Conference Committee, to which was referred

### HB1122

- Phillips of the House and Leewright of the Senate By:
- Telecommunications; imposing maximum charges with respect to certain connections to Title: utility poles; effective date.

Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. Conferees are unable to agree.

Respectfully submitted,

# HB1122 CCR (A) HOUSE CONFEREES

Dills, Sheila	Speiler R. Dills	Dobrinski, Mike	Miles Dalue .
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HB1122 CCR A

## SENATE CONFEREES

Leewright

Coleman

Paxton

**McCortney** 

Brooks

Young

House Action \_\_\_\_\_ Date \_\_\_\_\_ Date \_\_\_\_\_ Date \_\_\_\_\_ Date \_\_\_\_\_

House Action \_\_\_\_\_ Date \_\_\_\_ Senate Action \_\_\_\_\_ Date \_\_\_\_

# AUTHOR(s)/COAUTHOR(s)CURRENTLY IN THE QUEUE for HB1122

# As of 5/27/2021 1:12:39 PM

Add as coauthor Representative Mize

Add as coauthor Representative McCall

Add as coauthor Representative Pfeiffer

1	ENGROSSED SENATE AMENDMENT TO
2	ENGROSSED HOUSE BILL NO. 1122 By: Phillips of the House
3	
4	and
5	Leewright of the Senate
6	
-	
7	[ telecommunications - imposing maximum charges with
8	respect to certain connections to utility poles -
9	requiring payment by rural electric cooperatives
10	for certain relocations - effective date ]
11	
12	
13	AMENDMENT NO. 1. Page 1, strike the title, enacting clause and
14	entire bill and insert
15	"[ telecommunications - imposing maximum charges with respect to certain connections to utility poles -
16	requiring payment by communications service providers for certain relocations - providing formula -
17	codification - effective date ]
18	
19	
20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
21	SECTION 1. NEW LAW A new section of law to be codified
22	in the Oklahoma Statutes as Section 437.35 of Title 18, unless there
23	is created a duplication in numbering, reads as follows:
24	

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1
        A. Except as otherwise provided in this section, when a rural
 2
    electric cooperative and a communications services provider cannot
 3
    agree to a voluntary negotiated pole attachment rate, the maximum
 4
    pole attachment rate shall be governed by the following formula:
 5
        Maximum Per Pole Rate = Space Factor X Net Cost of Bare Pole X
 6
    Carrying Charge Rate
 7
        Space Factor = (Occupied Space + ((2/3 X Unusable Space)/No. of
 8
    Attaching Entities)) ÷ Pole Height
 9
        Net Pole Investment = Gross Pole Investment (Account 364) -
10
    Accumulated Depreciation (Poles)
11
        Carrying Charges = Administrative + Maintenance + Depreciation +
12
    Taxes + Return
13
        Administrative = Total Admin and General Expense ÷ Net Plant
14
        Maintenance = Account 593 Expense ÷ Net Distribution Overhead
15
    Investment
16
        Depreciation = Gross Pole Investment ÷ Net Pole Investment X
17
    Depreciation
18
        Taxes = Account 408.1 (Gross Receipts Tax) + Net Plant
19
        Presumptive Default Values
20
        Occupied Space =
                             1 ft
21
        Unusable Space =
                             27.33 ft
22
        No. of Attachers
                                  2.1
                             =
23
        Pole Height = 37.5 ft
24
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1Net Cost of Bare Pole=85% of Net Pole Investment ÷2Total Number of Poles

3 Return = 8%

This subsection shall not apply to any pole attachments authorized under currently existing and valid pole attachment agreements entered into prior to the effective date of this section. The determination of a maximum attachment rate does not remove the requirement of a communications services provider to have a valid pole attachment agreement with the owner of the poles prior to attaching.

11 Notwithstanding the maximum pole attachment rate determined Β. 12 in the previous subsection of this section, beginning on the effective date on this act and for five (5) years thereafter, the 13 14 rates charged by a rural electric cooperative for new attachments to 15 cooperative-owned electric poles by any communications services 16 provider, or any cooperative affiliate entity or subsidiary company, 17 under pole attachment license agreements entered into on or after 18 the effective date of this act, shall not exceed One Dollar (\$1.00) 19 per cooperative-owned electric pole per year ("One Buck Deal") 20 contingent upon the following:

Applicable attaching providers shall not have an existing
 attachment on the specific electric pole subject to the One Buck
 Deal;

24

2. New attachments subject to the One Buck Deal shall be used
 to serve a cooperative's members located within the applicable
 cooperative's certified territory established under the Retail
 Electric Supplier Certified Territory Act and is in an unserved area
 as defined by the Oklahoma Broadband Service Map compiled by the
 Oklahoma Department of Commerce;

One Buck Deal attachments shall be capable of providing
wire-line broadband service at speeds of one hundred (100) megabits
per second download and twenty (20) megabits per second upload; and
4. Within sixty (60) days of the end of each fiscal year,
applicable attaching providers shall submit written reports and
information to the appropriate electric cooperative evidencing
compliance with all One Buck Deal attachment requirements.

14 The rates provided in this section shall not include any С. 15 applicable charges for electric service. A communications services 16 provider must pay separately for electric service and such service 17 shall be charged to providers at the applicable retail market rate. 18 The monetary cap provided under subsection A of this section D. 19 and for the "One Buck Deal" provided under subsection B of this 20 section shall not eliminate the requirement of communications 21 services providers to contract with the cooperatives on terms and 22 conditions of attachments under pole attachment license agreements. 23 Ε. Any communications services provider whose attachment to a 24 pole results in the relocation of another party's compliant and

#### ENGR. S. A. TO ENGR. H. B. NO. 1122

1 existing attachments, equipment or other facilities shall pay the 2 other party's relocation costs including pole replacement costs, if 3 necessary.

4 Any rural electric cooperative that provides F. 5 telecommunications carrier or internet services shall charge itself, or its affiliate or subsidiary providing the services under a pole 6 7 attachment license agreement entered into and effective on or after the effective date of this act, a pole attachment rate equal to the 8 9 highest rate being paid to the applicable cooperative by any other 10 telecommunications or internet service provider for compliant and 11 authorized attachments under agreements entered into and effective 12 on or after the effective date of this act, unless such service 13 satisfies the contingents specified in paragraphs 2 and 3 of 14 subsection B of this section.

G. This section shall not apply to any communications services provider that maintains unauthorized pole attachments on cooperative poles or fails to remedy any noncompliant pole attachments per the cooperative's direction.

H. The Oklahoma Corporation Commission shall have exclusive
 jurisdiction regarding disputes which may arise under the provisions
 of this section.

SECTION 2. This act shall become effective November 1, 2021."

1	Passed the Senate the 22nd day of April, 2021.
2	
3	
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2021.
7	
8	Dussiding Officen of the News
9	Presiding Officer of the House of Representatives
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1	ENGROSSED HOUSE			
2	BILL NO. 1122 By: Phillips of the House			
3	and			
4	Leewright of the Senate			
_				
5				
6	[ telecommunications - imposing maximum charges with			
7	respect to certain connections to utility poles -			
8	requiring payment by rural electric cooperatives			
9	for certain relocations - effective date ]			
10				
11				
12				
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
14	SECTION 3. NEW LAW A new section of law to be codified			
15	in the Oklahoma Statutes as Section 437.35 of Title 18, unless there			
16	is created a duplication in numbering, reads as follows:			
17	A. The rates charged by a rural electric cooperative for			
18	attachments to utility poles by communications services providers			
19	shall not exceed Twenty-one Dollars (\$21.00) per rural-electric-			
20	cooperative-owned pole per year. This rate may be adjusted by ten			
21	percent (10%) rounded to the nearest dollar, every five (5) years.			
22	B. The rates provided in this section do not include any			
23	applicable charges for electric power. A communications services			
24				

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provider must pay separately for such services and such services
 shall be at market rate.

C. The monetary cap provided for in this section does not eliminate the requirement of pole attachers to contract with the cooperatives on terms and conditions of attachments.

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

SECTION 4. This act shall become effective November 1, 2021.
Passed the House of Representatives the 9th day of March, 2021.

Presiding Officer of the House of Representatives

Passed the Senate the \_\_\_\_ day of \_\_\_\_\_, 2021.

Presiding Officer of the Senate

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