HB1965 FULLPCS1 Carl Newton-JBH 2/23/2023 10:16:53 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKER	:						
	CHAIR:							
I mov	re to am	end <u>F</u>	IB1965			0	f the pr	rinted Bill
Page			Section		Lin	es		cossed Bill
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:								
AMEND	TITLE TO	CONFOR	M TO AMENDMENT	rs				
Adopte	ed:				Amendment	submitted	by: Carl	Newton

Reading Clerk

1 STATE OF OKLAHOMA 2 1st Session of the 59th Legislature (2023) 3 PROPOSED COMMITTEE SUBSTITUTE 4 FOR HOUSE BILL NO. 1965 By: Newton 5 6 7 PROPOSED COMMITTEE SUBSTITUTE An Act relating to easements; defining terms; 8 providing for use of certain easements for broadband 9 service; prohibiting class action lawsuits against certain entities based on trespass or inverse 10 condemnation; providing for permanent nature of trespass, nuisance or inverse condemnation; prescribing measure of damages; prohibiting admission 11 of certain evidence for purposes of determining fair market value; providing for permanent easement based 12 upon payment of damages; authorizing Approved 1.3 Broadband Providers to use certain above ground easements for certain purposes; prohibiting class 14 action lawsuit provisions with respect to certain lawsuits; providing for determination of permanency 15 with respect to certain actions; providing method for computation of damages; prohibiting admission of 16 certain evidence for determining fair market value; providing for computation of damages; providing for 17 grant of permanent easement upon payment of damages; making legislative findings regarding easements; 18 providing for permitted use as a matter of law; providing for use of certain electric easements for 19 broadband services; providing for codification; and providing an effective date. 20 2.1 22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 23 2.4

1 SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 139.301 of Title 17, unless there is created a duplication in numbering, reads as follows:

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As used in this act:

- "Approved Broadband Provider" shall mean a provider of Broadband Services, including subsidiaries or affiliates, with a valid pole attachment agreement with an Electric Provider to which it is attaching;
- "Broadband Services" shall mean and include fiber, cable and telecommunications networks, including wireless networks capable of delivering broadband;
- "Electric Provider", as used in Sections 2 and 3 of this act, shall mean any corporation, association or cooperative corporation engaged in the generation, transmission or furnishing of electric service in this state; and
- 4. "Telecommunications Provider" shall mean any corporation, association or cooperative corporation engaged in the delivery of telecommunications over wireline facilities in this state.
- A new section of law to be codified SECTION 2. NEW LAW in the Oklahoma Statutes as Section 139.302 of Title 17, unless there is created a duplication in numbering, reads as follows:
- A. Any easement owned, held or otherwise used by an Electric Provider for the purpose of electric services may also be used by that Electric Provider or its broadband subsidiary,

Telecommunications Provider or other Approved Broadband Provider, for the purpose of supplying Broadband Services.

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Notwithstanding the provisions of Section 2023 of Title 12 3 В. of the Oklahoma Statutes, a class action lawsuit may not be 4 5 maintained against an Electric Provider or its broadband subsidiary in a suit for trespass, nuisance or inverse condemnation based on a 6 7 claim of expanded use of an easement where the broadband facilities are located on an easement owned, held or otherwise used by an 8 Electric Provider. In a suit of trespass, nuisance or inverse 10 condemnation against an Electric Provider or its broadband 11 subsidiary, based on a claim of expanded use of an easement, any trespass, nuisance or condemnation found to exist shall be deemed 12 13 permanent and the actual damages awarded shall be the fair market 14 value which, notwithstanding any other provision of law, shall 15 always be greater than zero (0), but shall not exceed the difference 16 between the fair market value of the property owner's entire 17 property immediately before the taking and the fair market value of 18 the property owner's property immediately after the taking. 19 a suit, evidence of revenues or profits derived, or the rental value 20 of use of the attached broadband facilities, shall not be admissible 21 in determining fair market value. A property owner's actual damages 22 shall be fixed at the time of the initial broadband installation and 23 shall not be deemed to continue, accumulate or accrue. Upon payment 24 of damages, the Electric Provider and/or its broadband subsidiary

- and/or the Telecommunications Provider and/or Approved Broadband
 Provider shall be granted a permanent easement for the use,
 replacement, and maintenance of the facilities installed.
- C. An Approved Broadband Provider with a valid pole attachment 5 agreement with the Electric Provider to which it is attaching may use the Electric Provider's above ground easement for the purpose of 6 7 providing Broadband Services. Notwithstanding the provisions of Section 2023 of Title 12 of the Oklahoma Statutes, a class action 8 lawsuit may not be maintained against an Approved Broadband 10 Provider, Electric Provider, its broadband subsidiary, or 11 Telecommunications Provider in a suit for trespass, nuisance or 12 inverse condemnation based on a claim of expanded use of an easement 13 where the broadband facilities are located on above ground 14 infrastructure owned, held or otherwise used by an Electric 15 Provider. In a suit for trespass, nuisance or inverse condemnation 16 against an Approved Broadband Provider, Electric Provider, its 17 broadband subsidiary, or Telecommunications Provider, based on a 18 claim of expanded use of an above ground easement by the Electric 19 Provider or Approved Broadband Provider, any trespass, nuisance or 20 condemnation found to exist shall be deemed permanent and the actual 21 damages awarded shall be the fair market value which, 22 notwithstanding any other provision of law, shall always be greater 23 than zero (0), but shall not exceed the difference between the fair 24 market value of the property owner's entire property immediately

before the taking and the fair market value of the property owner's property immediately after the taking. In such a suit, evidence of revenues or profits derived, or the rental value of use of the attached broadband facilities, shall not be admissible in determining fair market value. A property owner's actual damages shall be fixed at the time of the initial broadband installation and shall not be deemed to continue, accumulate or accrue. Upon payment of damages, the Approved Broadband Provider, Electric Provider, its broadband subsidiary, or Telecommunications Provider shall be granted a permanent easement for the use, replacement and maintenance of the facilities installed.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 139.303 of Title 17, unless there is created a duplication in numbering, reads as follows:

The Oklahoma Legislature finds that Electric Providers, their broadband subsidiaries, Telecommunications Providers and Approved Broadband Providers shall be permitted to use existing electric utility easements owned, held or otherwise used by that Electric Provider to provide or expand access to Broadband Services. The installation and operation of Broadband Services within the existing electric utility easements are merely changes in the manner or degree of the granted use as appropriate to accommodate a new technology and, absent any applicable express prohibition contained in the instrument conveying or granting such easements, shall be

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    deemed as a matter of law to be a permitted use within the scope of
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    every Electric Provider's existing electric utility easement.
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    Subject to compliance with any express prohibitions in an Electric
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    Provider's easement, and in compliance with this act, the Electric
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    Provider, its broadband subsidiary, Telecommunications Provider and
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    an Approved Broadband Provider may use an existing electric utility
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    easement to install, maintain, lease and operate Broadband Services.
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        SECTION 4. This act shall become effective November 1, 2023.
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        59-1-7651
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