1 ENGROSSED HOUSE BILL NO. 2360 By: Boles of the House 2 and 3 Paxton of the Senate 4 5 6 7 An Act relating to the Corporation Commission; amending 17 O.S. 2021, Sections 131 and 132, which relate to certificates of convenience and necessity, 8 rules and regulations and notice; requiring certain 9 attestation; modifying means of service for certain notice; modifying entities to receive certain notice; 10 modifying timing and entity to file certain notice; and declaring an emergency. 11 12 1.3 14 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 15 SECTION 1. 17 O.S. 2021, Section 131, is AMENDATORY 16 amended to read as follows: 17 Section 131. A. No person, firm, association, corporation or 18 cooperative shall provide telecommunications services, as defined by 19 the rules of the Corporation Commission, to any end-user in this 20 state without having first obtained from the Corporation Commission 21 a Certificate of Convenience and Necessity. This section shall not 22 be construed to require any incumbent exchange carrier to secure 23 such a certificate Certificate for any extension within or to any

territory already served by it or for any extension into a territory

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- contiguous to a territory already served by it on which it has

 heretofore filed with the Commission an exchange area map showing

 the territory professed to be served by such incumbent exchange

 carrier.
- 5 B. Prior to obtaining a Certificate of Convenience and Necessity, each provider of telecommunications services, as defined 6 7 by the rules of the Commission, making application for such Certificate shall be required to demonstrate its financial, 8 managerial, and technical ability to provide the requested 10 telecommunications services in this state, and attest that it will 11 comply with all applicable rules and orders of the Corporation 12 Commission, federal, state, and local government laws. Before 13 commencing to provide local exchange telecommunications services in 14 any service area, a new provider shall give notice by mail or 15 personal service electronic mail to each regional council, as 16 defined in the Local and Regional Capital Improvement Planning 17 Process Act, in whose district any portion of the provider's 18 intended service area lies and provide actual notice by mail or 19 personal service to all political subdivisions with jurisdictional 20 boundaries that include all or portions of the service area outlined 21 in the application for the Certificate of Convenience and Necessity. 22 The notice shall confirm that the provider is a local exchange 23 telephone company as defined in the Nine-One-One Emergency Number 24 Act, and shall attest that the provider shall make emergency

- telephone services available to its customers in accordance with the

 Nine-One-One Emergency Number Act. The new provider shall also

 forward a copy of the notice to the Corporation Commission. The

 regional council shall, within fifteen (15) days of receipt of the

 notice, forward the notice by mail to the chief executive officer of

 every governing body located in the regional council district that

 has responsibility for operation of an emergency telephone system

 serving any part of the provider's intended service area.
 - C. Any corporation, firm, or person who fails to provide notice as required pursuant to the provisions of subsection B of this section may be fined by the Commission a sum of up to Five Hundred Dollars (\$500.00) as the Commission may deem proper after notice and opportunity for hearing. Each day's continuance of such violation, after due service upon such corporation, firm, or person, of the requirement shall be a separate offense.
 - SECTION 2. AMENDATORY 17 O.S. 2021, Section 132, is amended to read as follows:

Section 132. The application for a Certificate of Convenience and Necessity pursuant to Section 131 of this title shall be under such rules as the Corporation Commission may, from time to time, prescribe. Upon receipt the filing of any such application for such certificate, the Commission applicant shall cause notice thereof to be published once a week for two (2) consecutive weeks in some newspaper of general circulation in each territory affected, and

1	provide actual notice by mail or personal service to all political
2	subdivisions with jurisdictional boundaries that include all or
3	portions of the service area outlined in the application for the
4	Certificate of Convenience and Necessity. In addition, the
5	applicant shall provide notice by mail or electronic mail of such
6	application or application for an expanded service territory to
7	municipalities, cities, and towns, as defined in Section 1-102 of
8	Title 11 of the Oklahoma Statutes, located within the initial or
9	expanded service territory requested in its application that have
10	registered with the Public Utility Division of the Oklahoma
11	Corporation Commission for receipt of such notice.
12	SECTION 3. It being immediately necessary for the preservation
13	of the public peace, health or safety, an emergency is hereby
14	declared to exist, by reason whereof this act shall take effect and
15	be in full force from and after its passage and approval.
16	Passed the House of Representatives the 6th day of March, 2023.
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18	Presiding Officer of the House
19	of Representatives
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21	Passed the Senate the day of, 2023.
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23	Describing Officer of the Court
24	Presiding Officer of the Senate