1 State of Arkansas As Engrossed: S3/20/01 H4/5/01 A Bill 2 83rd General Assembly Act 1842 of 2001 SENATE BILL 935 3 Regular Session, 2001 4 By: Senator B. Johnson 5 6 7 For An Act To Be Entitled 8 AN ACT TO AMEND ARKANSAS CODE 23-17-404 TO REVISE 9 THE ARKANSAS INTRASTATE CARRIER COMMON LINE POOL 10 11 IN ORDER TO ASSURE THE AVAILABILITY OF REASONABLE AND AFFORDABLE TELEPHONE SERVICE; AND FOR OTHER 12 13 PURPOSES. 14 **Subtitle** 15 16 TO REVISE THE CARRIER COMMON LINE POOL TO ASSURE REASONABLE AND AFFORDABLE 17 18 TELEPHONE SERVICE. 19 20 21 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 22 SECTION 1. Arkansas Code 23-17-404(e)(4)(D) is amended to read as 23 24 follows: 25 (D) Except as provided in this subdivision (e)(4)(D), the 26 intrastate Carrier Common Line (CCL) Pool charges billed to carriers by the Arkansas Intrastate Carrier Common Line Pool (ALCCLP) shall continue as 27 effective on December 31, 1996 be determined as provided in the ALCCLP tariff 28 effective on December 31, 2000. Following the effective date of this act 29 carriers must continue to report RBMOUs associated with the traffic that they 30 reported as of December 2000, except that Incumbent Local Exchange Carriers 31 32 may discontinue reporting RBMOUs associated with their intracompany flat 33 rated optional plans that exist as of June 1, 2001. The ALCCLP charges shall be adjusted to eliminate any credits to the ALCCLP or to interexchange 34 carriers that have been previously required. There is hereby created an 35 allocation of AICCLP funds to be known as the "Extension of 36

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- 1 Telecommunications Facilities Fund". A maximum of five hundred thousand
- 2 <u>dollars (\$500,000) per year of AICCLP funds shall be allocated to fund the</u>
- 3 <u>"Extension of Telecommunications Facilities Fund" to assist in the extension</u>
- 4 of telecommunications facilities to citizens not served by the wireline
- 5 <u>facilities of an eligible telecommunications carrier</u>. There is also created
- 6 an AICCLP allocation to be known as the "Arkansas Calling Plan Fund." The
- 7 Arkansas Calling Plan Fund shall receive a maximum of four million, five
- 8 hundred thousand dollars (\$4,500,000) per year to assist in funding the
- 9 provision of calling plans in telephone exchanges in the state. The
- 10 <u>Extension of Telecommunications Facilities Fund and the Arkansas Calling Plan</u>
- 11 Fund will be funded by the AICCLP assessing one half of the fund to be paid
- 12 <u>by incumbent local exchange carriers (ILECs) and one half of the fund to be</u>
- 13 paid by all other telecommunications providers reporting intrastate retail
- 14 <u>billed minutes of use to the AICCLP. ILECs shall be individually assessed in</u>
- 15 accordance with the proportion that the ILEC funds the AICCLP credits that
- 16 are being eliminated by this section, and each other telecommunications
- 17 provider shall be assessed based on its portion of the total non-ILEC
- 18 intrastate retail billed minutes of use. Amounts paid by ILECs to fund
- 19 <u>either the Extension of Telecommunications Facilities Fund or the Arkansas</u>
- 20 Calling Plan Fund created by this section shall not be recoverable from the
- 21 Arkansas Universal Service Fund (AUSF). The assessments shall commence upon
- 22 the first day of the month following the effective date of this act. The
- 23 first four million dollars (\$4,000,000) shall be allocated monthly as
- 24 <u>collected to assure that the AUSF has adequate funds to compensate any</u>
- 25 <u>retroactive claims that may be made against the AUSF due to the change in</u>
- 26 test period resulting from the Arkansas Supreme Court decision in case number
- 27 99-860 decided March 22, 2001. Following the allocation to the AUSF,
- 28 assessments shall be made with respect to the Extension of Telecommunications
- 29 Facilities Fund and the Arkansas Calling Plan Fund only to the extent
- 30 necessary, but not more than the maximum specified in this section, to fund
- 31 <u>any extensions of facilities or calling plans approved by the Commission in</u>
- 32 accordance with applicable law and this section. AICCLP charges determined
- 33 and billed through December, 2000, shall be considered final and not subject
- 34 to further true up or adjustment. In addition, if an eligible
- 35 telecommunications carrier was financially harmed by a court ordered change
- 36 in the test period applicable for the AUSF funding and an alternate test

| 1 | period was used by the eligible telecommunications carrier for more than one |
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| 2 | (1) year, then the test period for the harmed eligible telecommunications |
| 3 | carrier shall remain the test period originally set by the Arkansas Public |
| 4 | <u>Service Commission.</u> The commission is authorized to develop and implement, |
| 5 | commencing three (3) years after February 4, 1997 following July 1, 2003, a |
| 6 | phase-in reduction of intrastate CCL pool charges until the each carrier's |
| 7 | charges are equivalent to the $\underline{\text{carrier's}}$ interstate CCL charges, including all |
| 8 | other federal common line recovery mechanisms such as subscriber line charges |
| 9 | (SLCs), presubscribed interexchange carrier charges (PICCs), and long-term |
| 10 | support (LTS). Any reduction of intrastate CCL pool charges of incumbent |
| 11 | local exchange carriers ordered by the commission shall provide for |
| 12 | concurrent recovery of the revenue loss from the AUSF, basic local exchange |
| 13 | rates, or a combination thereof; |
| 14 | |
| 15 | SECTION 2. <u>EMERGENCY CLAUSE</u> . It is found and determined by the |
| 16 | General Assembly that there is an immediate need for the amendment of the |
| 17 | Arkansas Intrastate Carrier Common Line Pool to assure the preservation and |
| 18 | advancement of universal availability of telephone service at rates that are |
| 19 | reasonable and affordable. Such action is in the best interest of the |
| 20 | public, in that such will assure the continued support of basic local |
| 21 | tel ephone service on an equitable and nondiscriminatory basis and at rates |
| 22 | that are reasonable and affordable. Therefore, an emergency is declared to |
| 23 | exist and this act being immediately necessary for the preservation of the |
| 24 | public peace, health and safety shall become effective on the date of its |
| 25 | approval by the Governor. If the bill is neither approved nor vetoed by the |
| 26 | Governor, it shall become effective on the expiration of the period of time |
| 27 | during which the Governor may veto the bill. If the bill is vetoed by the |
| 28 | Governor and the veto is overridden, it shall become effective on the date |
| 29 | the last house overrides the veto. |
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| 31 | /s/ B. Johnson |
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| 34 | APPROVED: BECAME LAW ON 4/20/2001, WITHOUT THE GOVERNOR'S SIGNATURE. |
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