## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H4/10/01 S4/11/01	
2	83rd General Assembly	A Bill	
3	Regular Session, 2001		HOUSE BILL 2425
4			
5	By: Representative Milliga	n.n	
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8		For An Act To Be Entitled	
9	AN ACT	TO AUTHORIZE THE DEVELOPMENT OF SPE	CI AL
10	TERMI N	NATING ACCESS AGREEMENTS TO ENCOURAGE	
11	CALLIN	IG PLANS; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	AN	ACT TO AUTHORIZE THE DEVELOPMENT OF	
15	SPE	ECLAL TERMINATING ACCESS AGREEMENTS TO	0
16	ENC	COURAGE CALLING PLANS.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	(ANSAS:
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21	SECTION 1. <u>(a</u>	) Two (2) or more eligible telecommu	uni cati on carri ers
22	may enter into an agreement under this section for special terminating access		
23	rates or plans betwe	en exchanges of the parties to the ag	greement. The
24	agreement is conditioned upon the approval of the Arkansas Public Service		
25	Commi ssi on.		
26	(b) The commi	ssion may approve the plan only if th	<u>ne commission</u>
27	determines that:		
28	<u>(1) The</u>	agreement is needed to enhance or in	mprove calling
29	between communities	of interest or to assist citizens to	call their county
30	seat;		
31	<u>(2) The</u>	agreement is in the best interest of	f the customers of
32	the eligible telecommunications carriers;		
33	<u>(3) The</u>	special terminating access rate or p	olan recovers the
34	cost of providing the service; and		
35	<u>(4) The</u>	agreement does not detrimentally imp	pact the customers of
36	other telecommunicat	ions carriers in Arkansas.	

\*CDS326\*

1	(c)(1) The approval may provide for special terminating access rates
2	that shall only be available to the companies entering into the agreement.
3	(2) No other company may take advantage of the special access
4	rates. In all other instances, the filed rate doctrine shall continue to
5	appl y.
6	(d) Any reduced revenue or additional costs caused by the agreement
7	shall not be recovered from the Arkansas Universal Service Fund.
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9	SECTION 2. If the test year for Arkansas Universal Service Fund is
0	adjusted pursuant to a court order, then a rural incumbent local exchange
11	carrier may use audited general ledger records on its test year submission
12	for Arkansas IntraLATA Toll Pool revenues. Further, a rural incumbent local
13	exchange carrier, not drawing Arkansas Universal Service Fund payments at the
4	time of the effective date of this act, may make a one-time adjustment in its
5	Arkansas Universal Service Fund request if the test year changes. The
6	adjustment may only be made to its Arkansas Universal Service Fund
7	calculation of terminating access revenue from another incumbent local
8	exchange carrier. The data may only be substituted if the non-drawing
9	incumbent local exchange carrier had less than four (4) months of data from
20	another incumbent local exchange carrier to calculate its terminating access
21	revenue from the other incumbent local exchange carrier. The incumbent local
22	exchange carrier may use May 2000 through April 2001 data to determine its
23	terminating access receipts from the other incumbent local exchange carrier
24	on its Arkansas Universal Service Fund request to allow more accurate data.
25	Such a substitution shall not affect the Arkansas Universal Service Fund
26	payment of any other incumbent local exchange carrier.
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28	SECTION 3. <u>EMERGENCY CLAUSE</u> . It is found and determined by the
29	General Assembly that calling plans are needed in order to enhance or improve
30	calling between communities of interest and to assist citizens to call their
31	county seats; that this act authorizes the development of special terminating
32	access agreements to encourage calling plans; that clarification of Arkansas
33	Universal Service Fund matters in timely fashion will enhance the likelihood
34	of the development of special terminating access agreements; and that in
35	order to assist customers of the eligible telecommunications carriers, this
36	act should become effective immediately. Therefore, an emergency is declared

1	to exist and this act being immediately necessary for the preservation of the
2	public peace, health and safety shall become effective on the date of its
3	approval by the Governor. If the bill is neither approved nor vetoed by the
4	Governor, it shall become effective on the expiration of the period of time
5	during which the Governor may veto the bill. If the bill is vetoed by the
6	Governor and the veto is overridden, it shall become effective on the date
7	the last house overrides the veto.
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9	/s/ Milligan
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