1 2	State of Arkansas	A Bill	
	86th General Assembly	7 Dilli	HOUSE BILL 1657
3 4	Regular Session, 2007		HOUSE BILL 1057
5	By: Representatives Rosenb	aum. Anderson	
6	By: Senator Bookout	,	
7	y		
8			
9		For An Act To Be Entitled	
10	AN ACT TO AUTHORIZE CITIES AND TOWNS TO COLLECT		
11	AN ADDITIONAL FRANCHISE FEE FROM TELEPHONE		
12	COMPANI	ES; AND FOR OTHER PURPOSES.	
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14			
15			
16		Subtitle	
17	TO A	UTHORIZE CITIES AND TOWNS TO COLL	ECT
18	AN A	DDITIONAL FRANCHISE FEE FROM	
19	TELE	PHONE COMPANIES.	
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
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24	SECTION 1. Ark	ansas Code, § 14-200-101(a), conce	erning the utility
25		ees of cities and towns, is amende	
26	(a)(1) <u>As used</u>	in this section, "public utility"	" means any electric,
27		one company, and any company prov	
28		uded from the definition of "publ:	ic utility" under § 23-
29	1-101(9)(B)(ii).		
30		ng by ordinance or resolution of :	
31		ion, every city and town shall have	-
32	_	(i) Except as provided in § 23-4-	· · · · · · · · · · · · · · · · · · ·
33		upon which the public utility may	
34		, or other public places within the	he municipality,
35	including without lim		. 1 1
36		<u>(a)</u> the <u>The rates</u> , qual:	ity <u>,</u> and character of

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1 each kind of, and rates for, product or service to be furnished or rendered 2 by any a-public utility within the city or town and all other terms and 3 conditions; and 4 (b) ,including a A reasonable franchise fee, 5 upon which the public utility may be permitted to occupy the streets, 6 highways, or other public places within the municipality, and. 7 (ii) the The ordinance or resolution shall be deemed 8 prima facie reasonable, provided that. 9 (iii) no A franchise fee for a utility other than a 10 telephone company shall not exceed the higher of the amount in effect as to 11 that entity on January 1, 1997, or four and one-quarter percent (4 1/4%), 12 unless agreed to by the affected utility or approved by the voters of the municipality; 13 14 (B) Require a telephone company to pay a reasonable 15 franchise fee not to exceed the higher of the amount of the telephone 16 company's franchise fee on January 1, 1997, or a fee equal to four and one-17 quarter percent (4 ½%) of the revenues received by the telephone company from providing basic local exchange services, unless: 18 19 (i) A higher rate or franchise fee is approved by 20 the voters of the municipality; or 21 (ii) The telephone company agrees to pay a higher 22 percentage or on services offered in addition to basic local exchange 23 services; 24 (B)(C) Require of any public utility such additions and 25 extensions to its physical plant within the municipality as shall be 26 reasonable and necessary in the interest of the public and to designate the 27 location and nature of all such additions and extensions, the time within 28 which they must be completed, and all conditions under which they must be 29 constructed; and 30 (C)(D) Provide a penalty for noncompliance with the provisions of any ordinance or resolution adopted pursuant to the provisions 31 32 of this chapter. 33 (D)(3) Nothing herein in this section shall limit the authority 34 of the public utility to collect from its customers residing in each 35 municipality an amount which equals the franchise fee assessed by the 36 municipality on the public utility; and.

1	(E)(4) The term "public utility", for the purposes of this		
2	section, shall mean any electric, gas, sewer, or telephone company, and any		
3	company providing similar services, except those currently excluded pursuant		
4	to § 23-1-101(9)(B)(ii); and provided further that, when If franchise fees		
5	assessed for basic local exchange services are based on revenues, $\frac{\text{such}}{\text{the}}$		
6	revenues shall consist of revenues from basic local service, excluding, among		
7	other things, extension, terminal equipment, toll, access, yellow pages, and		
8	other miscellaneous equipment revenues.		
9	(2)(5)(A) Effective January 1, 1994, regardless of the date of		
10	$\frac{1}{1}$ filling, no $\frac{1}{1}$ cause of action that challenges the right of a municipality to		
11	assess a franchise fee against a public utility for permission to occupy the		
12	streets, highways, or other public places within the municipality shall		
13	result in the award of money damages+.		
14	(B) provided, however, that However, consistent with the		
15	provisions of Arkansas Constitution, Article 16, § 13, any cause of action		
16	for illegal exaction found to be meritorious may result in the granting of		
17	injunctive relief.		
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