1 2	Λ <b>Pi11</b>	
3		SENATE BILL 797
4		SENATE BILL 171
5		
6		
7	_	
8	8 For An Act To Be Entit	led
9	9 AN ACT TO ENSURE CONTINUED BROADBAND	EXPANSION IN
10	O RURAL AREAS WITHIN THE STATE OF ARKAN	SAS; TO PROVIDE
11	1 911 EMERGENCY SERVICE TO RURAL AREAS	WITHIN THE
12	2 STATE; TO ENHANCE THE 911 EMERGENCY S	YSTEM AND ASSIST
13	3 ITS FUNDING; TO DECLARE AN EMERGENCY;	AND FOR OTHER
14	4 PURPOSES.	
15	5	
16	6	
17	7 Subtitle	
18	8 TO ENSURE CONTINUED BROADBAND EX	XPANSION
19	9 IN RURAL AREAS WITHIN THE STATE;	; TO
20	O PROVIDE 911 EMERGENCY SERVICE TO	) RURAL
21	1 AREAS WITHIN THE STATE; TO ENHAN	ICE THE
22	2 911 EMERGENCY SYSTEM AND ASSIST	ITS
23	FUNDING; AND TO DECLARE AN EMERO	GENCY.
24	4	
25	5	
26	6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STAT	E OF ARKANSAS:
27	7	
28	8 SECTION 1. Arkansas Code § 23-17-401 is am	ended to read as follows:
29	9 23-17-401. Title.	
30	O This subchapter may shall be referred to kn	own and <u>may be</u> cited as the
31	1 "Telecommunications Regulatory Reform Act of <del>1997</del>	<u>" 2013"</u> .
32	2	
33	3 SECTION 2. Arkansas Code § 23-17-403(3), c	oncerning the definition of
34	4 "Arkansas IntraLATA Toll Pool", is repealed.	
35	5 <del>(3) "Arkansas IntraLATA Toll Pool" means t</del>	he unincorporated
36	6 <del>organization of the Arkansas incumbent local exch</del>	ange carriers, approved by

1	the commission, whose purpose is to realistizate the pooled revenues from
2	intraLATA toll telephone service;
3	
4	SECTION 3. Arkansas Code § 23-17-403(10), concerning the definition of
5	"eligible telecommunications carrier", is amended to read as follows:
6	(10) "Eligible telecommunications carrier" or "ETC" means the local
7	exchange carrier determined in accordance with § 23-17-405;
8	
9	SECTION 4. Arkansas Code § 23-17-403(49), concerning the definition of
10	"2007 revenue base", is repealed.
11	(49) "2007 revenue base" means the gross revenue an ETC was eligible
12	to receive from the AUSF during the first six (6) months of 2007 annualized
13	without reduction for an overpayment that occurred in 2006;
14	
15	SECTION 5. Arkansas Code § 23-17-403, concerning definitions used in
16	the Telecommunications and Regulatory Reform Act of 1997, is amended to add
17	an additional subdivision to read as follows:
18	(55) "Interconnected VoIP service" has the meaning defined by 47
19	C.F.R. 9.3, as it existed on January 1, 2013; and
20	
21	SECTION 6. Arkansas Code § 23-17-404(a)(2), concerning Arkansas High
22	Cost Fund funding, is amended to read as follows:
23	(2) The AHCF $\frac{\text{will}}{\text{shall}}$ provide funding to an eligible
24	telecommunications carrier that provides basic local exchange services <u>and</u>
25	other supported services using its own facilities or a combination of its own
26	facilities and another carrier's facilities by the eligible
27	telecommunications carrier within its study area.
28	
29	SECTION 7. Arkansas Code § 23-17-404(b)(2)(A), concerning Arkansas
30	High Cost Fund charges and funding, is amended to read as follows:
31	(2)(A)(i) This AHCF charge for all telecommunications providers
32	shall be proportionate to each provider's Arkansas intrastate retail
33	telecommunications service revenues.
34	(ii) If the AHCF Administrator determines or
35	receives a petition from two-thirds (2/3) of the AHCF participants stating
36	that the Arkaneae intractate retail telecommunications services revenues are

1	inadequate to fully fund the AHCF requirements, the AHCF Administrator shall	
2	notify the Arkansas Public Service Commission and the commission shall open a	
3	docket that will develop and implement a plan to fully fund the AHCF	
4	requirements.	
5		
6	SECTION 8. Arkansas Code § 23-17-404(b)(2), concerning Arkansas High	
7	Cost Fund charges and funding, is amended to add an additional subdivision to	
8	read as follows:	
9	(D) For purposes of assessing interconnected VoIP service,	
10	to the extent permitted by federal law the funding from each contributing	
11	carrier shall be based on:	
12	(i) The total retail-billed Arkansas intrastate	
13	interconnected VoIP service revenues; or	
14	(ii) The Federal Communications Commission's	
15	decision In the Matter of Universal Service Contribution Methodology, FCC 10-	
16	185, released November 5, 2010, or another assessment methodology as required	
17	by federal law.	
18		
19	SECTION 9. Arkansas Code $\S 23-17-404(c)(1)(B)(i)$ , concerning	
20	qualifications of the Arkansas High Cost Fund administrator, is amended to	
21	read as follows:	
22	(i) Familiarity with Arkansas ETCs, Arkansas access	
23	rates, AICCLP history and procedures, and AHCF and AUSF history and	
24	procedures; and	
25		
26	SECTION 10. Arkansas Code § 23-17-404(c)(2)(B)(ii), concerning the	
27	duties of the Arkansas High Cost Fund administrator, is amended to read as	
28	follows:	
29	(ii) Review and determine the accuracy and	
30	appropriateness of each request and advise the entity requesting the funds of	
31	his or her determination, including:	
32	(a) Eligibility for support;	
33	(b) The unreduced amount of support	
34	available during the phase-in period;	
35	(e) The uncapped amount of support	
36	available: and	

1 (d) (c) The actual support available 2 after implementation of all phase in reductions and fund cap limitations. 3 4 SECTION 11. Arkansas Code § 23-17-404(d)(1), concerning the duties of 5 the Arkansas High Cost Fund administrator, is amended to read as follows: 6 (d)(1) The AHCF administrator periodically shall establish and 7 notify each telecommunications provider of the AHCF charge levels required to 8 be paid by the telecommunications provider. In order to fund the AHCF at the 9 required level, as soon as administratively reasonable after March 19, 2007, 10 the AUSF administrator shall adjust the surcharge to ensure it will 11 adequately fund the projected monthly payments required under this section, 12 have sufficient reserves, and have the surplus necessary to fund the 13 transition period required by this section. The AUSF administrator shall 14 continue to charge and collect the AUSF surcharge until the AHGF 15 administrator is designated by the commission and the AHCF administrator has 16 adequate time to undertake charging and collecting the surcharge as the AHCF 17 charge. (B) The AUSF administrator shall continue to 18 19 administer the AUSF until the AUSF has paid all administrative fees and 20 completed its duties. The AUSF administrator shall cooperate with the AHCF 21 administrator in transferring information and documentation necessary for the 22 AHCF administrator to bill and collect charges from responsible parties and 23 to transfer information about all accounts receivable due the AUSF 24 administrator from responsible parties. 25 (C) All accounts payable to the AUSF administrator, 26 all funds held by the AUSF administrator, and assets of the AUSF 27 administrator shall be transferred to the AHCF administrator, when the AHCF 28 administrator requests, to allow the AHCF administrator to carry out his or her function. When the AUSF administrator has completed his or her duties 29 30 under the AUSF and completed his or her duties concerning transfer of information and other assistance, the AUSF administrator shall terminate all 31 32 further activity in regard to the AUSF and the AHCF. If a transfer of funds 33 is made to the AHCF administrator before the finalization of all duties by the AUSF administrator, the AUSF administrator may retain funds necessary for 34 35 the AUSF administrator to fully pay all expected administrative costs of 36 finalizing his or her duties and thereafter shall transfer any remaining

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1
     funds to the AHCF administrator.
 2
 3
           SECTION 12. Arkansas Code § 23-17-404(e)(1)(B), concerning Arkansas
 4
     High Cost Fund funding, is amended to add an additional subdivision to read
 5
     as follows:
 6
                             (iii) If an ETC seeks to participate in the AHCF
 7
     program as a new funding recipient, the funding category applicable to the
8
     ETC shall be determined by the total customer access base of the ETC on the
9
     date of the application.
10
11
           SECTION 13. Arkansas Code \S 23-17-404(e)(3), (e)(4)(A), and (e)(4)(B),
12
     concerning charges and funding under the Telecommunications Regulatory Reform
13
     Communications Act of 2013, are amended to read as follows:
14
                 (3)(A)(i) The AICCLP members shall charge the rate under
15
     subdivision \frac{(e)(4)(B)(i)}{(e)(3)(B)} of this section to underlying carriers.
16
                             (B)(ii) The ILECs shall charge a reciprocal rate to
17
     other ILECs.
18
                             (C)(iii) The commission may review the accuracy of
19
     the reciprocal rates and the per-access minute carrier common line rate
20
     charged under subdivision \frac{(e)(4)(B)(i)}{(e)(3)(B)} of this section.
                             \frac{(D)(iv)}{(iv)} If the AICCLP fails to provide an ILEC's
21
22
     carrier common line net revenue requirement, the ILEC may obtain concurrent
23
     recovery of the revenue loss from basic local exchange rates, intrastate
24
     access rate adjustments, or a combination thereof. Any recovery of revenue
25
     loss under this subdivision \frac{(e)(3)(D)}{(e)(3)(A)(iv)} shall not be subject to
26
     the caps on local rates under § 23-17-412;
27
                 (4)(A) Through December 31, 2003, except as provided in this
28
     subdivision (e)(4)(Λ), the intrastate Carrier Common Line Pool charges billed
29
     to carriers by the Arkansas Intrastate Carrier Common Line Pool (AICCLP)
     shall be determined as provided in the AICCLP tariff effective on December
30
     31, 2000. Following April 20, 2001, carriers must continue to report RBMOUs
31
     associated with the traffic that they reported as of December 2000, except
32
33
     that incumbent local exchange carriers may discontinue reporting RBMOUs
34
     associated with their intracompany flat-rated optional plans that exist as of
     June 1, 2001. The AICCLP charges shall be adjusted to eliminate any credits
35
36
     to the AICCLP or to interexchange carriers that have been previously
```

## 1 required. 2 (B)(i) Beginning January 1, 2004 Through June 30, 2013, 3 except as provided in this subdivision $\frac{(e)(4)(B)}{(e)(3)(B)}$ (e)(3)(B) and subdivisions 4 (e)(4)(A) and (e)(4)(B) of this section, the intrastate Carrier Common Line 5 charges billed to ILECs and underlying carriers shall be determined at the 6 rate of one and sixty-five hundredths cents (1.65¢) per intrastate access 7 minute, exclusive of the amounts specified for funding the Extension of 8 Telecommunications Facilities Fund and the Arkansas Calling Plan Fund. 9 However, ILECs that are not AICCLP members may charge at a rate that is less 10 than one and sixty-five hundredths cents (1.65¢) and may recover the 11 difference between the actual rate charged and one and sixty-five hundredths 12 cents (1.65¢) as allowed under § 23-17-416(b)(3). Following April 20, 2001, 13 carriers must continue to report RBMOUs associated with the traffic that they 14 reported as of December 2000 and shall continue to report through December 15 31, 2003, except that incumbent local exchange carriers may discontinue 16 reporting RBMOUs associated with their intracompany flat-rated optional plans 17 that exist as of June 1, 2001. The AICCLP charges shall be adjusted to 18 eliminate any credits to the AICCLP or to interexchange carriers that have 19 been previously required. 20 (ii) Beginning July 1, 2013, except as provided in 21 this subdivision (e)(3)(B) and subdivisions (e)(4)(A) and (e)(4)(B) of this 22 section, the intrastate Carrier Common Line charges billed to ILECs and 23 underlying carriers shall be determined at the rate of one and sixty-five 24 hundredths cents (1.65¢) per originating intrastate access minute. However, 25 ILECs that are not AICCLP members may charge at a rate that is less than one 26 and sixty-five hundredths cents (1.65¢) per originating intrastate access 27 minute and may recover the difference between the actual rate charged and one and sixty-five hundredths cents (1.65¢) as allowed under § 23-17-416(b)(3). 28 29 (ii)(a)(4)(A)(i)(a) There is created an allocation of AICCLP 30 AHCF funds to be known as the "Extension of Telecommunications Facilities Fund". 31 32 (b) A maximum of five hundred thousand dollars 33 (\$500,000) per year of AICCLP AHCF funds shall be allocated to fund the 34 Extension of Telecommunications Facilities Fund to assist in the extension of 35 telecommunications facilities to citizens not served by the wire line

facilities of an eligible telecommunications carrier.

1	$\frac{(iii)(a)(1)}{(ii)(a)}$ There is also created an AICCLP
2	AHCF allocation to be known as the "Arkansas Calling Plan Fund".
3	(2) Through December 31, 2003, the
4	Extension of Telecommunications Facilities Fund and the Arkansas Calling Plan
5	Fund will be funded by the AICCLP by assessing one half (1/2) of the fund to be
6	paid by ILECs and one-half (½) of the fund to be paid by all other
7	telecommunications providers reporting intrastate retail billed minutes of
8	use to the AICCLP.
9	(b) The Arkansas Calling Plan Fund shall
10	receive a maximum of four million five hundred thousand dollars (\$4,500,000)
11	per year to assist in funding the provision of calling plans in telephone
12	exchanges in the state.
13	(iv)(a)(iii)(a) Through December 31, 2003, the
14	Extension of Telecommunications Facilities Fund and the Arkansas Calling Plan
15	Fund will be funded by the AICCLP assessing one-half $(\frac{1}{2})$ of the fund to be
16	paid by incumbent local exchange carriers (ILECs) and one-half ( $\frac{1}{2}$ ) of the
17	fund to be paid by all other telecommunications providers reporting
18	intrastate retail billed minutes of use to the AICCLP. There is created an
19	AHCF allocation to be known as the "Arkansas 911 Rural Enhancement Program
20	Fund".
21	(b) The Arkansas 911 Rural Enhancement Program
22	Fund shall receive a maximum of three million dollars (\$3,000,000) per year
23	to:
24	(1) Advance the goals of universal
25	service and help ensure that rural areas within the State of Arkansas have
26	access to 911 services that are comparable to 911 services in urban areas
27	within the state; and
28	(2) Provide funding to:
29	(A) The statewide Smart911 system
30	established in Acts 2012, No. 213;
31	(B) The SmartPrepare System; and
32	(C) 911 administrative systems for
33	emergency management under the Arkansas Emergency Services Act of 1973, § 12-
34	75-101 et seq.
35	(B)(i)(a) Beginning January 1, 2004, the The Extension of
36	Telecommunications Facilities Fund, and the Arkansas Calling Plan Fund, and

the Arkansas 911 Rural Enhancement Program Fund will shall be paid by the 1 2 AICCLP members, exiting ILECs, and underlying carriers as follows: through 3 the Arkansas High Cost Fund. 4 (b) Payments made under subdivision 5 (e)(4)(B)(i)(a) of this section may exceed and are in addition to the limit 6 provided by subdivision (e)(4)(E)(ii)(a) of this section. 7 (1) Each AICCLP member and each exiting 8 ILEC shall remit to the AICCLP administrator on a monthly basis the 9 proportion of the total assessment each was paying before December 31, 2003, for a collective total of one-half (1/2) of those funds; 10 11 (2) Underlying carriers shall pay to the 12 administrator a collective total of one-half (1/4) of the cost of the Arkansas Calling Plan Fund and Extension of Telecommunications Facilities Fund; and 13 14 (3) Each underlying carrier shall 15 continue to remit to the administrator on a monthly basis its portion of the 16 underlying carrier funding requirement of the Arkansas Calling Plan Fund and 17 Extension of Telecommunications Facilities Fund, based upon the underlying 18 carrier's share of Arkansas intrastate telecommunications services revenues 19 and special intrastate ILEC revenues proportionate to the total Arkansas 20 intrastate telecommunications services revenues and special intrastate ILEC 21 revenues of all underlying carriers. (b) Through December 31, 2003, ILECs shall be 22 23 individually assessed in accordance with the proportion that the ILEC funds the AICCLP credits that are being eliminated by this section, and each other 24 25 telecommunications provider shall be assessed based on its portion of the 26 total non-ILEC intrastate retail billed minutes of use. 27 (c) Amounts paid by ILECs to fund either the 28 Extension of Telecommunications Facilities Fund or the Arkansas Calling Plan Fund created by this section shall not be recoverable from the Arkansas 29 30 Universal Service Fund (AUSF). 31 (d)(1) The assessments shall commence upon the 32 first day of the month following April 20, 2001. 33 (2) Assessments shall be made with 34 respect to the Extension of Telecommunications Facilities Fund and the Arkansas Calling Plan Fund only to the extent necessary, but not more than 35 36 the maximum specified in this section, to fund any extensions of facilities

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1
    or calling plans approved by the Arkansas Public Service Commission in
 2
    accordance with applicable law and this section.
                             (v)(a) AICCLP charges determined and billed through
 3
 4
    December 2000 shall be considered final and not subject to further true up or
 5
    adjustment.
 6
                                   (b)(1)(A) Unless an audit is requested prior
 7
    to February 28, 2004, by a two-thirds (2/3) vote of the participating
    carriers of the AICCLP as it is constituted prior to January 1, 2004, charges
8
9
    determined and billed through December 2003 shall be considered final and not
10
    subject to audit.
11
                             (B)(ii) The AICCLP board, with the assistance of the
12
     administrator, shall allow recipients and payors to correct any errors
13
    concerning the AICCLP settlement process for corrections that are for the
14
     time period after December 31, 2003.
15
                                         (2) The administrator of the AICCLP as
16
    it existed prior to January 1, 2004, may supervise any audit that is
17
    requested and may further take any action deemed reasonable or necessary to
18
    finalize the winding-up process of the AIGCLP as it existed prior to January
19
    1, 2004.
20
21
           SECTION 14. Arkansas Code \S 23-17-404(e)(4)(C)(i), concerning
22
     available support for an eligible telecommunications carrier, is amended to
23
     read as follows:
24
                       (C)(i) Any An ETC may receive support from the AHCF after
    it is established and operational. Until that time, the current AUSF shall
25
26
    continue to provide support through June 30, 2007, at the level set by
27
    commission order. After June 30, 2007, the support level for companies
28
    receiving payments from the AUSF shall continue at the level previously
29
    ordered by the commission subject to an adjustment to reflect the elimination
30
    of an overpayment made to AUSF recipients in 2006. At such time that the AHCF
    is fully operational and providing support to ETCs through the formula set
31
32
    forth herein, all payments from the AUSF shall cease and the AUSF shall be
33
    eliminated and administratively closed as soon as possible in accordance with
34
    this subdivision (e)(4)(C) and subdivisions (e)(4)(D) and (E) of this
35
    section.
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1
           SECTION 15. Arkansas Code § 23-17-404(e)(4)(C)(ii)(b)(1)(A),
 2
     concerning the calculation of the local switching support amount, is amended
     to read as follows:
 3
 4
                                               (A)(i) The AHCF administrator
 5
     shall use the most current trued up local switching support amount that has
 6
     been calculated by NECA and submitted to USAC annually for each ETC within
 7
     its size group.
 8
                                                     (ii) An ETC that does not
9
     submit the information required by subdivision (e)(4)(C)(ii)(b)(1)(A)(i) of
10
     this section shall submit equivalent information to the AHCF administrator
11
     for the AHCF administrator to calculate a local switching support amount.
12
                                                     (iii) For each ETC that does
     not have an individually calculated local switching support amount, the AHCF
13
14
     administrator shall calculate a local switching support amount by using an
15
     average of all ETCs within its size group that have an established local
16
     switching amount;
17
18
           SECTION 16. Arkansas Code \S 23-17-404(e)(4)(C)(ii)(c)(3)(A) and (B),
19
     concerning calculations for the Arkansas High Cost Fund, are amended to read
20
     as follows:
21
                                         (3) (A) If state or federal regulatory or
22
     legislative actions eliminate the publicly available elements used to
23
     calculate loop support under subdivision (e)(4)(C)(ii)(a)(1) of this section
     or local switching support under subdivision (e)(4)(C)(ii)(b)(1) of this
24
25
     section for an ETC with a total customer access base or total customer base
     of fewer than fifteen thousand (15,000) lines or customers, the AHCF
26
27
     administrator determines that the changes in publicly available elements used
     to calculate loop support under subdivision (e)(4)(C)(ii)(a)(1) of this
28
29
     section or local switching support under subdivision (e)(4)(C)(ii)(b)(1) of
30
     this section cause an under-recovery of more than ten percent (10%) of
31
     support by ETCs with a total customer access base or total customer base of
32
     fewer than fifteen thousand (15,000) lines or customers participating in the
33
     AHCF, then the AHCF administrator shall promptly notify the commission.
34
                                               (B) Once notified, the commission
     shall open a rule-making docket to replace the eliminated, frozen, or
35
36
     modified elements that are causing the under-recovery used to calculate loop
```

```
1
     support under subdivision (e)(4)(C)(ii)(a)(1) of this section or local
 2
     switching support under subdivision (e)(4)(C)(ii)(b)(1) of this section.
 3
 4
           SECTION 17. Arkansas Code § 23-17-404(e)(4)(C)(v), and subdivisions
 5
     (e)(4)(D) and (E), concerning the calculation of eligible telecommunications
 6
     carrier support, are amended to read as follows:
 7
                             (v) The AHCF shall be phased in over a five-year
8
    transition period. The phase in shall transition from the AUSF revenue
9
    replacement mechanism to the AHCF high cost support mechanism for ETCs with a
10
     total customer access base of under fifteen thousand (15,000) access lines.
11
    ETCs with a total customer access base of over fifteen thousand (15,000)
12
    access lines shall not participate in the transition or in the funding of the
13
    transition, and any calculations related to the transition apply only to the
14
    size group with a total customer access base of under fifteen thousand
15
    (15,000) access lines. The AHCF administrator shall apply the AHCF transition
16
    period for the ETCs as follows:
17
                                   (a) In year one of the transition period, the
18
    administrator shall first calculate the total support due an ETC from the
19
    AHCF. If the AHCF calculation for the ETC exceeds the revenue the ETC
20
    received from the AUSF in the 2007 revenue base, the AHCF calculation shall
21
    be the ETC's uncapped unreduced AHCF support. If the ETC's calculated AHCF
22
    support is less than the ETC's 2007 revenue base, then the ETC's AHCF
    uncapped support in year one shall be the ETC's AHCF calculated support plus
23
24
    eighty-nine percent (89%) of the difference between the ETC's 2007 revenue
25
    base and the ETC's calculated AHCF support;
26
                                   (b) In year two of the transition period, the
27
    administrator shall first calculate the total support due an ETC from the
28
    AHCF. If the AHCF calculation for the ETC exceeds the revenue the ETC
    received from the AUSF in the 2007 revenue base, the AHCF calculation shall
29
30
    be the ETC's uncapped unreduced AHCF support. If the ETC's calculated AHCF
    support is less than the ETC's 2007 revenue base, the ETC's AHCF uncapped
31
32
    support in year two shall be the ETC's AHCF calculated support plus seventy-
33
    eight percent (78%) of the difference between the ETC's 2007 revenue base and
34
    the ETC's calculated AHCF support;
35
                                   (c) In year three of the transition period,
36
    the administrator shall first calculate the total support due an ETC from the
```

1 AHCF. If the AHCF calculation for the ETC exceeds the revenue the ETC 2 received from the AUSF in the 2007 revenue base, the AHCF calculation shall 3 be the ETC's uncapped unreduced AHCF support. If the ETC's calculated AHCF support is less than the ETC's 2007 revenue base, the ETC's AHCF uncapped 4 5 support in year three shall be the ETC's AHCF calculated support plus sixty-6 seven percent (67%) of the difference between the ETC's 2007 revenue base and 7 the ETC's calculated AHCF support; 8 (d) In year four of the transition period, the administrator shall first calculate the total support due an ETC from the 9 10 AHCF. If the AHCF calculation for the ETC exceeds the revenue the ETC 11 received from the AUSF in the 2007 revenue base, the AHCF calculation shall 12 be the ETC's uncapped unreduced AHCF support. If the ETC's calculated AHCF support is less than the ETC's 2007 revenue base, the ETC's AHCF uncapped 13 14 support in year four shall be the ETC's AHCF calculated support plus fifty-15 one percent (51%) of the difference between the ETC's 2007 revenue base and 16 the ETC's calculated AHCF support; 17 (e) In year five of the transition period, the 18 administrator shall first calculate the total support due an ETC from the 19 AHCF. If the AHCF calculation for the ETC exceeds the revenue the ETC 20 received from the AUSF in the 2007 revenue base, the AHCF calculation shall 21 be the ETC's uncapped unreduced AHCF support. If the ETC's calculated AHCF 22 support is less than the ETC's 2007 revenue base, the ETC's AHCF uncapped support in year five shall be the ETC's AHCF calculated support plus thirty-23 four percent (34%) of the difference between the ETC's 2007 revenue base and 24 25 the ETC's calculated AHCF support; and 26 (f)(D)(i) After the five-year transition period, the The 27 AHCF administrator shall calculate each ETC's support by first calculating 28 each ETC's uncapped AHCF support. 29 (ii) If the total calculated support to all ETCs 30 within a size group is less than the capped amount of the size group's part 31 of the total AHCF, each ETC within the size group shall be entitled to its 32 total calculated AHCF support. 33 (D)(i)(a) The cost to transition from the 2007 revenue 34 base to the AHCF during the five-year transition period shall be funded by a 35 combination of sources. The AHCF administrator shall reserve three million 36 dollars (\$3,000,000) from the existing AUSF surplus to assist in funding the

```
1
    transition period. The specific annual amounts the AHCF administrator shall
 2
    use from the surplus for the transition period shall be as follows:
                                         (1) One million dollars ($1,000,000) for
 3
 4
    year one;
 5
                                         (2) Seven hundred fifty thousand dollars
 6
    ($750,000) for year two;
 7
                                         (3) Seven hundred fifty thousand dollars
8
    ($750,000) for year three;
9
                                         (4) Two hundred fifty thousand dollars
10
    ($250,000) for year four; and
11
                                         (5) Two hundred fifty thousand dollars
12
    ($250,000) for year five.
13
                                   (b) In the event the total transition cost in
14
    a year is less than the amount scheduled to be used that year from the AUSF
    surplus, that excess amount shall be used to assist in funding the transition
15
16
    in the subsequent year or years.
17
                             (ii)(a) The AHCF administrator shall calculate the
18
    total support necessary to fully fund the transition cost for each specific
19
    calendar year.
20
                                   (b) If the transition support from the surplus
    fully funds the transition costs, the AHCF administrator shall add each ETC's
21
22
    calculated AHCF support to any transition support to which the ETC may be
    entitled, and that amount shall be the ETC's uncapped AHCF support.
23
24
                                   (c) If the surplus does not fully fund the
25
    transition costs, then each ETC participating in the size group with a total
26
    customer access base of under fifteen thousand (15,000) access lines that is
27
    not receiving transition funds shall pay a pro rata share of the remaining
28
    transition costs based upon a formula using total increase in support
    received by all ETCs with an increase from the 2007 revenue base to AHCF
29
    levels as the denominator and the specific ETC's increase from the 2007
30
    revenue base to the AHCF support as the numerator. The AHCF administrator
31
32
    shall use that formula to calculate the pro rata share of each ETC that is
33
    not receiving transition funds to assist in fully funding the transition
34
    costs. However, an ETC shall not be required to pay transition funding that
    would lower its uncapped payment from the AHCF below the ETC's funding
35
    received from the AUSF in the 2007 revenue base.
36
```

```
1
                             (iii) The annual transition funds provided from the
 2
     AUSF surplus and the funds used in the transition are supplemental funds, are
     in addition to the capped funds, and are not to be considered when a cap is
 3
 4
     calculated at any time.
 5
                       (E)(i)(a)(1)(A) The AHCF administrator shall apply the cap
 6
     on the total AHCF and upon the specific size groups established within the
 7
     AHCF annually. During the transition, the cap shall be applied as follows:
8
                             (i)(a)(l) The total AHCF support that is calculated
9
     to be due ETCs within each size group of the AHCF shall be calculated prior
10
     to the consideration of the transition funding.
11
                                               (B) If total support due a size
12
     group, prior to transition funding, does not exceed that size group's AHCF
13
     cap, the AHCF administrator shall pay that size group's full AHCF support
14
     amount.
15
                                              If total support, using the AHCF
16
     formula for recipients of the specific size group exceeds the cap, the
17
     administrator shall determine the amount that the total calculated AHCF
18
     support exceeds that size group's cap.
19
                                   (b)(1) To reduce each size group's authorized
20
     support to conform to the size group's cap, the AHCF administrator shall
21
     determine total calculated AHCF support to each ETC within the size group and
22
     shall add each ETC's transition payment, if any, to establish each ETC's
23
     total calculated support within the size group.
24
                                         (2) The AHCF administrator shall then
25
     use the total calculated support due all ETCs within the size group as the
26
     denominator and the amount the size group's AHCF calculation exceeds the cap
27
     as the numerator.
28
                                         (3) The administrator shall then
29
     subtract from each ETC's total calculated support a pro rata portion, using
     the fraction established herein to reduce AHCF funding to the capped amount,
30
31
     based upon each ETC's total calculated support, to reduce the size group's
32
     support level to the capped AHCF amount; and.
33
                             (ii)(a) The Except as provided in subdivision
     (e)(4)(B) of this section, funds available for distribution to ETCs from the
34
35
     AHCF shall not exceed and are capped at twenty two million dollars
36
     ($22,000,000) per year, the total capped fund thirty-nine million eight
```

- 1 hundred thousand dollars (\$39,800,000) per year. Cost of administrating the
- 2 AHCF shall first be deducted from the total capped fund prior to before
- 3 allocation of funding to the ETCs. Transition funds used from the surplus
- 4 during the five-year transition period are supplemental and are not subject
- 5 to any cap. The annual period to be used by the AHCF administrator to adjust
- 6 support levels and upon which to apply any cap shall be on the calendar year.
- 7 In addition to the total fund cap, the funds available from the AHCF shall
- 8 also be capped based upon size groups using access lines for loop-based ETCs
- 9 and customers for customer-based ETCs. Size grouping is used to ensure funds
- 10 are targeted to areas most needing high-cost assistance. For the purpose of
- 11 calculating the size grouping caps, total customer access base shall be used
- 12 for loop-based ETCs and total customers for customer-based ETCs.
- 13 (b) For all ETCs with a total customer access
- 14 base or total customer base of five hundred thousand (500,000) or more access
- 15 lines or customers on or after December 31, 2010, the size group cap shall be
- 16 thirteen and one-half percent (13.5%) twelve and five-tenths percent (12.5%)
- 17 of the total capped fund.
- 18 (c) For all ETCs with a total customer access
- 19 base or total customer base of one hundred fifty thousand (150,000) or more
- 20 access lines or customers and fewer than five hundred thousand (500,000)
- 21 access lines or customers on December 31, 2010, the size group cap shall be
- 22 thirteen and one half percent (13.5%) twelve and five-tenths percent (12.5%)
- 23 of the total capped fund.
- 24 (d) For all ETCs with a total customer access
- 25 base or total customer base of fifteen thousand (15,000) or more access lines
- 26 or customers and fewer than one hundred fifty thousand (150,000) access lines
- 27 or customers on December 31, 2010, the size group cap shall be two percent
- 28 (2%) of the total capped fund.
- 29 (e) For all ETCs with a total customer access
- 30 base or total customer base of fewer than fifteen thousand (15,000) access
- 31 lines or customers, the size group cap shall be seventy one percent (71%)
- 32 <u>seventy-three percent (73%)</u> of the total capped fund.
- 34 SECTION 18. Arkansas Code § 23-17-404(e)(5)(D) and (E), concerning
- 35 grant applications and reporting requirements, are amended to read as
- 36 follows:

1	$\frac{(9)(1)}{(6)(A)}$ inree million dollars (\$3,000,000) shall be
2	transferred annually from the AHCF to the Arkansas Department of Emergency
3	Management on a quarterly basis for the Arkansas 911 Rural Enhancement
4	Program to fund:
5	(i) The statewide Smart911 system in the amount of
6	six hundred thousand dollars (\$600,000) annually;
7	(ii) The SmartPrepare System in the amount of two
8	hundred twenty-five thousand dollars (\$225,000) annually;
9	(iii) The 911 administration system for emergency
10	management under the Arkansas Emergency Services Act of 1973, § 12-75-101 et
11	seq., in the amount of one hundred seventy-five thousand dollars \$175,000
12	annually; and
13	(iv) Arkansas counties for 911 public safety
14	answering points in the amount of two million dollars (\$2,000,000) annually.
15	(B)(i) Funding for counties under subdivision
16	(e)(6)(A)(iv) of this section shall be transferred based on county population
17	and distributed as follows:
18	(a) The twenty-five (25) least-populated
19	counties shall receive equal portions of fifty percent (50%) of the available
20	funds;
21	(b) The next twenty-five (25) least-populated
22	counties shall receive equal portions of thirty-five percent (35%) of the
23	available funds; and
24	(c) The remaining twenty-five (25) counties
25	shall receive equal portions of fifteen percent (15%) of the available funds.
26	(ii) County population shall be calculated based on
27	current data from the Geography Division of the United States Bureau of the
28	Census.
29	(7)(A)(i) The commission shall provide quarterly reports to the
30	Legislative Council. The reports shall include, but shall not be limited to,
31	without limitation the number of requests for grants, the number of grants
32	awarded, the amount awarded, and the number of additional customers served.
33	(ii) The commission shall notify members of the
34	General Assembly of grants made in their districts.
35	(E) (B) In order to To allow time for potential applicants
36	to request grants, no grants shall be awarded for three (3) months after the

1	effective date of the rules establishing the program.
2	
3	Section 19. Arkansas Code §23-17-405(c), concerning eligible
4	telecommunications carriers, is amended to read as follows:
5	(c)(1) In exchanges or wire centers where the commission has
6	designated more than one (1) eligible telecommunications carrier, the
7	commission shall permit a local exchange carrier to relinquish its
8	designation as an eligible telecommunications carrier, consistent with 47
9	U.S.C. §214(e)(4), upon a finding that at least one (1) eligible
10	telecommunications carrier will continue to serve the area.
11	(2) In an area in which a carrier is not an eligible
12	telecommunications carrier, the carrier may:
13	(A) Continue providing services, including universal
14	services; and
15	(B)(i) Discontinue providing services, including universal
16	services.
17	(ii) If a carrier discontinues providing a service
18	under subdivision (c)(2)(B)(i) of this section, the carrier shall notify
19	affected customers in writing at least ninety (90) days before discontinuing
20	the service.
21	
22	Section 20. Arkansas Code §23-17-411(f)(1), concerning regulatory
23	reform, is amended to read as follows:
24	(f)(l) In order to eliminate outdated, unnecessary, and burdensome
25	laws and regulations, electing companies, incumbent local exchange carriers
26	filing notice under § 23-17-412, and competing local exchange carriers shall
27	not be subject to the requirements of $\S\S 23-2-304(a)(1)$ , (7), and (8), 23-2-
28	306, 23-2-307, 23-3-101 - 23-3-107, 23-3-112, 23-3-114, 23-3-118, 23-3-
29	119(a)(2), 23-3-201, 23-3-206, 23-3-301 $-$ 23-3-316, 23-4-101 $-$ 23-4-104, 23-
30	4-107, 23-4-109, 23-4-110, 23-4-201(d), 23-4-401 - 23-4-405, and 23-4-407 -
31	23-4-419, and 23-17-113, or the commission's rules and regulations
32	implementing the statutes.
33	
34	
35	SECTION 21. Effective July 1, 2013, Arkansas Code § 23-17-411(f),
36	concerning regulatory reform measures, is amended to add additional

1	subdivisions to read as follows:
2	(3) If an electing company that is authorized under § 23-17-
3	407(d) to determine the rates for basic local exchange service and switched-
4	access services under § 23-17-408(c) posts on a publicly accessible Internet
5	website its generally available prices and terms of service for basic local
6	exchange service and switched-access services, the electing company is not
7	required to file or maintain with the commission any tariff or price list
8	setting forth the rates, rentals, charges, privileges, facilities, rules,
9	regulations, or forms of contract for telecommunications services.
10	(4) An electing company that is authorized under § 23-17-407(d)
11	to determine the rates for basic local exchange service and switched-access
12	services under § 23-17-408(c) may elect to be exempt from any requirement to
13	offer a calling plan under § 23-17-120.
14	
15	SECTION 22. Arkansas Code § 23-17-411(g), concerning regulatory reform
16	measures, is amended to read as follows:
17	(g) The commission, except Except as provided in this subchapter with
18	respect to universal services, shall have no the commission does not have
19	jurisdiction to regulate:
20	(1) commercial Commercial mobile services or commercial mobile
21	service providers;
22	(2) Voice over Internet Protocol services; or
23	(3) Voice over Internet Protocol providers.
24	
25	SECTION 23. Arkansas Code § 23-17-412(i)(1), concerning the review of
26	basic local exchange service rates by the Arkansas Public Service Commission,
27	is amended to read as follows:
28	(i)(1) $\underline{(A)}$ The commission on its own motion may review basic local
29	exchange service rates of any company subject to this section if the company
30	has increased the rates by more than the greater of fifteen percent (15%) or
31	two dollars (\$2.00) per access line per month within any consecutive twelve-
32	month period, excluding rate increases:
33	$\frac{(A)(i)}{(i)}$ Ordered by the commission pursuant to § 23-
34	17-404; <del>or</del>
35	(R)(ii) Resulting from the provision of extended

area services required as the result of customer election under commission

1	rules+;
2	(iii) Resulting from ETC increases in response to
3	the Federal Communications Commission benchmark legislation, rules, or
4	procedures; or
5	(iv) Necessary to meet a local rate threshold for
6	purposes of receiving maximum support from a federal universal support
7	mechanism or program.
8	(B) Unless a company provides an affidavit to the Arkansas
9	Public Service Commission stating the separately identified language
10	requirements of this subdivision (i)(1)(B) would cause a hardship based on
11	the billing system limitations of the company:
12	(i) A local service rate increase under subdivision
13	(i)(l)(A)(iii) of this section may be identified separately on the customer's
14	bill with descriptive language as increases mandated to comply with the
15	Federal Communications Commission benchmark legislation rules; and
16	(ii) The Federal Communication Commission's Access
17	Recovery Charge may be identified separately with appropriate descriptive
18	language on the customer's bill.
19	
20	SECTION 24. Arkansas Code § 23-17-416(a), concerning intrastate
21	common line charges, is amended to read as follows:
22	(a)(1)(A) Except as provided in § 23-17-404(e)(4)(D)(i)(b), beginning
23	January 1, 2004 through June 30, 2013, intrastate carrier common line charges
24	billed to ILECs and underlying carriers shall be determined at the rate of
25	one and sixty-five hundredths cents (1.65¢) per intrastate access minute.
26	(B) Except as provided in $23-17-404(e)(4)(D)(i)(b)$ ,
27	beginning July 1, 2013, intrastate carrier common line charges billed to
28	ILECs and underlying carriers shall be determined at the rate of one and
29	sixty-five hundredths cents (1.65¢) per originating intrastate access minute.
30	(2) The carrier common line charge is not a tax and is not
31	affected by state laws governing taxation.
32	
33	SECTION 25. Arkansas Code § 23-17-416(b)(1), concerning the
34	calculation of payments to the AICCLP, is amended to read as follows:
35	(b)(1) Each underlying carrier's monthly payment to the AICCLP shall
36	include the sum of the underlying carrier's share of the AICCLP's net revenue

1 requirement for the remaining incumbent local exchange carriers, the 2 underlying carrier's portion of the Arkansas Calling Plan Fund and Extension of Telecommunications Facilities Fund expense, that has been adjusted to 3 4 reflect the originating intrastate revenue requirement of each AICCLP member 5 and the AICCLP administrative expenses. 6 7 SECTION 26. Arkansas Code § 23-17-416(e)(4), concerning the 8 calculation of payments to the AICCLP, is amended to read as follows: 9 (4)(A) The administrator shall determine the total monthly 10 amount due to the AICCLP from AICCLP members, exiting ILECs, and underlying 11 carriers, based upon the sum of the monthly carrier common line net revenue 12 requirement of AICCLP members, funding requirements for the Arkansas Calling Plan Fund and the Extension of Telecommunications Facilities Fund, and the 13 14 AICCLP administrative fees. 15 (B)(i) On or before June 30, 2013, the administrator 16 shall change the AICCLP tariff on file with the Arkansas Public Service 17 Commission to reflect only the originating intrastate revenue requirements 18 for each AICCLP member based on the Federal Communications Commission's order In the Matter of Connect America Fund et al., FCC 11-161, released November 19 20 18, 2011, providing that the intrastate carrier common line terminating access rate chargeable by telecommunications carriers shall be set at the 21 22 interstate rate for carrier common line terminating access. 23 (ii) To properly administer the AICCLP, the 24 administrator shall subtract the terminating intrastate revenue requirement 25 amount that should have been transferred to the FCC ICC-CAF funding from the 26 intrastate revenue requirements listed in the AICCLP tariff to ensure that 27 the funding for the amounts attributed to the AICCLP member's intrastate revenue requirement represent only the originating portion of the revenue 28 29 requirement. 30 31 SECTION 27. Arkansas Code § 23-17-416(h)(4), concerning the 32 calculation of payments to the AICCLP, is amended to read as follows: 33 (4)(A) For each ILEC exiting the pool on December 31, 2003, the 34 administrator shall use the appropriate data to determine the payment that 35 the exiting ILECs shall pay the pool to fund their portion of the Arkansas 36 Calling Plan Fund and Extension of Telecommunications Facilities Fund.

1	(B)(1) Except for AICCLY members exiting the poof
2	after January 1, 2004, the data development period for all ILECs shall be the
3	ILECs' billing months of June, July, and August 2003.
4	(ii)(B) If an AICCLP member exits the AICCLP after January
5	1, 2004, its data development period to determine the ILEC's fixed carrier
6	common line revenue shortfall shall be the three-month period immediately
7	preceding its exit.
8	
9	SECTION 28. Arkansas Code Title 23, Chapter 17, Subchapter 4, is
10	amended to add an additional section to read as follows:
11	23-17-418. Arkansas High Cost Fund — Programs — Assessments — Funding.
12	(a) The Arkansas High Cost Fund shall support the following two (2)
13	separate programs:
14	(1) The Arkansas High Cost Fund Program; and
15	(2) The Arkansas E911 Rural Enhancement Program.
16	(b) The Arkansas High Cost Fund Administrator shall:
17	(1) On the effective date of this act, begin making assessments
18	to ensure proper funding to program participants; and
19	(2) Ninety (90) days after the effective date of this act, begin
20	making distributions to eligible participants.
21	(c)(1) On the first day of the calendar quarter after the effective
22	date of this act, the administrator shall use previous calculations of the
23	annual determination and recalculate the support for all participants in the
24	fund based on the revised cap.
25	(2) The difference between the recalculation and the current
26	administrator's determination shall be known as the "transitional funding
27	cap".
28	(3) The transitional funding cap shall be transitioned from
29	being unfunded to funded.
30	(4) If the effective date of payment of any part of the
31	transitional funding cap occurs on a date that is not the beginning of a
32	calendar year, the partial calendar year shall be prorated for the purpose of
33	payment of the transitional funding cap for the remainder of the calendar
34	<u>year.</u>
35	(d) Annually beginning January 1, 2014, the administrator shall

determine the fund support during the annual determination process as

1	described in (e)(4)(C)(ii)(a) and pay the fund's eligible telecommunications
2	carrier participants.
3	
4	SECTION 29. Arkansas Code § 23-17-120(b)(2), concerning the funding of
5	calling plans, is amended to read as follows:
6	(2) The plan shall be funded by customer charges under
7	subdivision (b)(l) of this section and by the Arkansas Calling Plan Fund
8	established by § 23-17-404(e) <del>(4)(D)</del> .
9	
10	SECTION 30. EMERGENCY CLAUSE. It is found and determined by the
11	General Assembly of the State of Arkansas that 911 emergency service is
12	essential to protect the lives, health, and welfare of the state's residents
13	in emergency situations; that 911 service is not available in many rural
14	areas of the state; that the assessment and funding provisions of this act
15	should be implemented immediately to accomplish the purposes of this act; and
16	that this act is necessary to expand the benefits of the 911 emergency system
17	to all residents of the state for their immediate protection. Therefore, an
18	emergency is declared to exist, and this act being immediately necessary for
19	the preservation of the public peace, health, and safety shall become
20	effective on:
21	(1) The date of its approval by the Governor;
22	(2) If the bill is neither approved nor vetoed by the Governor,
23	the expiration of the period of time during which the Governor may veto the
24	bill; or
25	(3) If the bill is vetoed by the Governor and the veto is
26	overridden, the date the last house overrides the veto.
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