**Section 139.110 - Title 17. Corporation Commission**

A. ~~The~~ Except to the limited extent of administering funding for Primary and Special Universal Services, as presently exercised by the Oklahoma Corporation Commission, the Oklahoma Corporation Commission shall not, by entering any order, adopting any rule, or otherwise taking any agency action, impose any regulation upon a provider of ~~high speed~~ IP-Enable Services, including VoIP and Broadband Internet ~~access~~ ~~service or broadband service~~ Service in its provision of such service, regardless of technology or medium used to provide such service, except as it relates to Section 139.107(A), or in review of a request by a Local Exchange Telecommunications Service Provider serving less than seventy-five thousand access lines for funding from the Oklahoma Universal Service Fund for Primary Universal Service.

B. An incumbent local exchange telecommunications service provider (ILEC) subject to the provisions of 47 U.S.C., Section 251(c) shall be required to provide unbundled access to network elements, including but not limited to loops, subloops, and collocation space within the facilities of the ILEC, to the extent specifically required under 47 C.F.R., Section 51.319 or any successor regulations issued by the Federal Communications Commission.

C. Nothing in this section shall effect the assessment of any company under Article X of the Oklahoma Constitution or Section 2801 et seq. of Title 68 of the Oklahoma Statutes.

D. Notwithstanding Subsection (A) of this Section, in the event a provider of IP-Enabled Services, including VoIP service, voluntarily seeks, and is granted, a Certificate of Convenience and Necessity from the Commission, such a provider shall have voluntarily subjected itself to regulatory oversight by the Commission as a provider of telecommunications services except for a Certificate of Convenience and Necessity granted for the sole purpose of being eligible to receive OUSF support for the provision of Special Universal Services in accordance with 17 O.S. § 139.109.1.