

**DRAFTER'S NOTE**  
**FROM THE**  
**LEGISLATIVE REFERENCE BUREAU**

LRBs0128/1dn  
MDK:cjs:pg

November 5, 2007

Sen. Vinehout:

This version incorporates the changes requested at meetings with your staff and David Lovell of the Legislative Council. Please note the following:

1. At the meetings, we discussed adding a cross reference to the description of “access” in s. 66.0420 (9) (b) to ss. 66.0420 (3) (b) 3. and 100.209 (11) (c) and (d). However, upon further reflection, I don’t think that a cross reference works in those sections. Nevertheless, I think my revisions achieve your intent.
2. The last sentence of s. 66.0420 (8) (a) is my attempt to resolve an issue that we did not resolve at the meetings. Is it okay?
3. In adding s. 66.0420 (8) (d) of engrossed AB 207 to this substitute amendment, note that s. 66.0420 (9) (b) in this substitute amendment corresponds to s. 66.0420 (8) (d) 1. of engrossed AB 207, and s. 66.0420 (9) (f) of this substitute amendment corresponds to s. 66.0420 (8) (d) 2. of engrossed AB 207.
4. In s. 66.0420 (10), I created exceptions for the provisions of s. 66.0420 (9) that are administered by DATCP, rather than the PSC (i.e., s. 66.0420 (9) (c) and (d)).
5. Rather than create a definition for “exchange,” I refer to “telephone service exchange area” in ss. 66.0420 (4) (b) 1. b. and 100.209 (12) (b).
6. In the definition of “normal business hours” in s. 100.209 (1) (e), I deleted the sentence requiring the hours to include some evening hours at least one night per week and some weekend hours. In the meetings, we discussed moving this substantive requirement out of the definition, but I couldn’t find an appropriate place for it. Also, the requirement for “some” hours is not very definite, and I don’t think that you lose anything by not including it.
7. I deleted “rate increases” from the definition of “normal operating conditions” because I don’t think it fits well under that definition.
8. In s. 100.209 (9) (e) 1., I changed “130 seconds” to “30 seconds.” The proposal that you provided refers to 130 seconds, but the Illinois law itself refers to 30 seconds. I assume you want to follow the Illinois law on this point.
9. I did not make any changes to s. 134.43. Let me know if you want to address that statute.

10. I made terminology changes in other statutes (e.g., ch. 196 and s. 943.46) that are similar to the terminology changes made in engrossed AB 207. I think my changes are consistent with your intent, but you may want to check them.

Mark D. Kunkel  
Senior Legislative Attorney  
Phone: (608) 266-0131  
E-mail: [mark.kunkel@legis.wisconsin.gov](mailto:mark.kunkel@legis.wisconsin.gov)