^{112TH CONGRESS} 1ST SESSION H.R. 1746

To amend the Communications Act of 1934 to establish signal quality and content requirements for the carriage of public, educational, and governmental channels, to preserve support of such channels, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 5, 2011

Ms. BALDWIN (for herself and Mr. LATOURETTE) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To amend the Communications Act of 1934 to establish signal quality and content requirements for the carriage of public, educational, and governmental channels, to preserve support of such channels, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Community Access5 Preservation Act" or the "CAP Act".

1	SEC. 2. PEG SIGNAL QUALITY AND CONTENT; PRESERVA-
2	TION OF SUPPORT OF PEG USE.
3	(a) IN GENERAL.—Section 611 of the Communica-
4	tions Act of 1934 (47 U.S.C. 531) is amended—
5	(1) by redesignating subsection (f) as sub-
6	section (h); and
7	(2) by inserting after subsection (e) the fol-
8	lowing new subsections:
9	"(f) SIGNAL QUALITY AND CONTENT.—
10	"(1) IN GENERAL.—A cable operator that oper-
11	ates a cable system with channel capacity designated
12	under subsection (b) or that is required to provide
13	channel capacity under subsection $(g)(7)$ shall, with
14	respect to such channel capacity—
15	"(A) carry signals for public, educational,
16	or governmental use from the point of origin of
17	such signals to subscribers without material
18	degradation and without altering or removing
19	content or data provided as part of the public,
20	educational, or governmental use;
21	"(B) provide such signals to, and make
22	such signals viewable by, every subscriber of the
23	cable system without additional service or
24	equipment charges; and
25	"(C) provide to the appropriate local gov-
26	ernment subdivision, free of charge, any trans-

1	mission services and the use of any trans-
2	mission facilities that are necessary to meet the
3	requirements of subparagraph (A).
4	"(2) ENFORCEMENT.—The requirements of this
5	subsection may be enforced by—
6	"(A) a local government subdivision; or
7	"(B) a State.
8	"(3) LIMITATION ON ADDITIONAL REQUIRE-
9	MENTS.—A local government subdivision may not
10	impose on a cable operator requirements relating to
11	public, educational, or governmental use of a cable
12	system that are in addition to the requirements of
13	this subsection and subsection (g) unless—
14	"(A) such requirements are not incon-
15	sistent with this section; and
16	"(B) either—
17	"(i) such local government subdivision
18	is authorized by State law to impose such
19	requirements; or
20	"(ii) such local government subdivi-
21	sion is the franchising authority with re-
22	spect to such cable system at the time such
23	requirements are imposed.
24	"(g) Preservation of Support of Public, Edu-
25	CATIONAL, AND GOVERNMENTAL USE.—

1	"(1) Study.—Not later than 180 days after
2	the date of enactment of the Community Access
3	Preservation Act, the Commission shall submit to
4	Congress a report containing—
5	"(A) an analysis of the impact of the en-
6	actment of State video service franchising laws
7	since 2005 on public, educational, and govern-
8	mental use of cable systems;
9	"(B) an analysis of the impact of the con-
10	version from analog to digital transmission
11	technologies on public, educational, and govern-
12	mental use of cable systems;
13	"(C) recommendations for changes to this
14	section required to preserve and advance local-
15	ism and public, educational, and governmental
16	use of advanced communications systems, in-
17	cluding broadband systems; and
18	"(D) recommendations for changes to this
19	section, after cable systems have converted to a
20	fully digital delivery system, relating to require-
21	ments for the accessibility of public, edu-
22	cational, or governmental channel capacity and
23	the placement of such channel capacity, except
24	that such recommendations may not include al-

charges on subscribers with respect to the quality, accessibility, functionality, or placement of such channel capacity.

"(2) Level of support required.—In a 4 5 State that adopts legislation affecting cable system 6 franchising requirements relating to support for 7 public, educational, or governmental use of a cable 8 system that becomes effective after May 31, 2005, 9 notwithstanding such legislation, a cable operator 10 owes to any local government subdivision in which 11 the operator provides cable service during a year be-12 ginning after the date of enactment of the Commu-13 nity Access Preservation Act an amount for such 14 vear to be determined by the local government sub-15 division, but not to exceed the greatest of the fol-16 lowing:

17 "(A) The amount of support provided in
18 the last calendar year ending before the effec19 tive date of such State legislation.

20 "(B) The average annual amount of sup21 port provided over the term of the franchise
22 under which the cable operator was operating
23 on the day before the effective date of such
24 State legislation.

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"(C) The amount of support that the cable operator is required to provide to such local government subdivision under such State legislation during the year involved.

5 "(D) An amount of support equal to 2 per-6 cent of the gross revenues of the cable operator 7 from the operation of the cable system to pro-8 vide cable services in such local government 9 subdivision during the year involved.

10 "(3) FORMS OF SUPPORT.—For purposes of 11 paragraph (2), support for public, educational, or 12 governmental use of a cable system means all cash 13 payments, in-kind support, and free services that the 14 operator of the cable system, or its predecessor, pro-15 vides to the local government subdivision for such 16 use of the cable system.

"(4) Adjustment for inflation.—For a 17 18 year beginning on or after the effective date de-19 scribed in subparagraphs (A) and (B) of paragraph 20 (2), on the date that the Gross National Product 21 Price Index is first published by the Bureau of Eco-22 nomic Analysis after the end of June of such year, 23 the amounts specified in such subparagraphs shall 24 be increased by the percentage increase, if any, in 25 the Index published on such date from the Index

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1	first published after the end of June of the pre-
2	ceding year.
3	"(5) CASH PAYMENTS.—A cable operator that
4	owes amounts under paragraph (2) shall, beginning
5	not later than 30 days after the date of enactment
6	of the Community Access Preservation Act, pay such
7	amounts in cash—
8	"(A) in accordance with the schedule for
9	payment of franchise fees, communications
10	taxes, or other similar assessments under any
11	applicable franchise; or
12	"(B) if there is no payment schedule for
13	such assessments under an applicable franchise,
14	in accordance with the most frequent payment
15	schedule for such assessments under applicable
16	State or local law.
17	"(6) USES; DISPUTES.—
18	"(A) USES.—Support provided to any local
19	government subdivision under this subsection
20	shall be dedicated to public, educational, or gov-
21	ernmental use of channel capacity.
22	"(B) DISPUTES.—
23	"(i) MEDIATION.—If there is a dis-
24	pute as to amounts owed under this sub-
25	section, undisputed amounts shall be paid

1	to the local government subdivision, dis-
2	puted amounts shall be paid into an escrow
3	account, and the parties shall submit to
4	nonbinding mediation.
5	"(ii) Court proceedings.—If the
6	dispute cannot be settled using mediation,
7	either party may seek relief from a court
8	of competent jurisdiction.
9	"(7) CHANNELS.—In a State that adopts legis-
10	lation affecting cable system franchising require-
11	ments relating to the number of channels for public,
12	educational, or governmental use of a cable system
13	that becomes effective after May 31, 2005, a cable
14	operator shall, notwithstanding such legislation, pro-
15	vide in a local government subdivision at least the
16	greater of the following number of channels for such
17	use:
18	"(A) The number of channels for such use
19	that the operator was providing in the local gov-
20	ernment subdivision on the day before the effec-
21	tive date of such State legislation.
22	"(B) If the operator provided fewer than 3
23	channels for such use in the local government
24	subdivision on the day before the effective date
25	of such State legislation, a number specified by

1	the local government subdivision, but not to ex-
2	ceed 3.
3	"(8) ENFORCEMENT.—The requirements of this
4	subsection may be enforced by—
5	"(A) a local government subdivision; or
6	"(B) a State.".
7	(b) DEFINITIONS.—
8	(1) CABLE SERVICE.—Section $602(6)$ of the
9	Communications Act of 1934 (47 U.S.C. 522(6)) is
10	amended by striking "means" and inserting "means,
11	regardless of the technology or transmission protocol
12	used in the provision of service".
13	(2) LOCAL GOVERNMENT SUBDIVISION.—Sec-
14	tion 602 of such Act (47 U.S.C. 522) is amended—
15	(A) by redesignating paragraphs (16)
16	through (20) as paragraphs (17) through (21) ,
17	respectively; and
18	(B) by inserting after paragraph (15) the
19	following new paragraph:
20	"(16) the term 'local government subdivision'
21	means—
22	"(A) except as provided in subparagraph
23	(B), a franchising authority that derives its
24	power to grant a franchise from State or local
25	law; and

1	"(B) in a State that adopts legislation af-
2	fecting cable system franchising requirements
3	relating to support for public, educational, or
4	governmental use of a cable system that be-
5	comes effective after May 31, 2005, an entity
6	that was considered a franchising authority de-
7	riving its power to grant a franchise from State
8	or local law as of the day before the effective
9	date of such State legislation;".
10	(3) Franchise fee.—Section $622(g)(2)$ of
11	such Act (47 U.S.C. $542(g)(2)$) is amended—
12	(A) in subparagraph (B), by striking "in
13	the case of any franchise in effect on the date
14	of enactment of this title,";
15	(B) by striking subparagraph (C); and
16	(C) by redesignating subparagraphs (D)
17	and (E) as subparagraphs (C) and (D), respec-
18	tively.

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