



General Assembly

Amendment

February Session, 2008

LCO No. 6089

HB0559906089SD0

Offered by:

SEN. CRISCO, 17th Dist.
REP. MEGNA, 97th Dist.
REP. FERRARI, 62nd Dist.

To: Subst. House Bill No. 5599

File No. 746

Cal. No. 488

**"AN ACT CONCERNING THE TAXATION OF
TELECOMMUNICATIONS COMPANY PROPERTY AND THE
TIMELY FILING OF DECLARATIONS."**

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. (NEW) (*Effective from passage*) (a) Before installing or
4 constructing any facilities in, under or over any public highway in a
5 municipality, a certified competitive video service provider or any
6 telephone company providing video service shall provide written
7 notice to and obtain the consent of such municipality and the
8 Department of Transportation for such installation or construction.

9 (b) Pursuant to the Department of Public Utility Control's decision
10 in docket number 00-03-09, the installation or construction of any such
11 facilities of a certified competitive video service provider or telephone
12 company providing video service shall be subject to the rights of

13 adjoining proprietors pursuant to section 16-234 of the general statutes,
14 whether said facilities are installed or constructed on the ground or a
15 sidewalk, utility pole or public right-of-way. The certified competitive
16 video service provider or telephone company providing video service
17 shall provide written notice to and obtain the consent of all adjoining
18 proprietors before installing or constructing such facilities.

19 (c) A certified competitive video service provider or telephone
20 company providing video service shall not market, install or construct
21 any facilities intended for the deployment of video service in the state
22 until all such facilities, whenever installed or constructed, comply with
23 the provisions of this section, as determined by the Department of
24 Public Utility Control. Said department may make such a
25 determination after receiving a petition from such provider or
26 company and evaluating the provider's or company's compliance with
27 the provisions of this section."