



General Assembly

January Session, 2011

Amendment

LCO No. 8177

HB0645808177HDO

Offered by:

REP. NARDELLO, 89th Dist.
REP. HOYDICK, 120th Dist.
REP. KLARIDES, 114th Dist.
REP. DAVIS P., 117th Dist.
REP. NOUJAIM, 74th Dist.
REP. ROY, 119th Dist.

REP. ROSE, 118th Dist.
REP. SAMPSON, 80th Dist.
REP. KUPCHICK, 132nd Dist.
REP. HWANG, 134th Dist.
REP. GUERRERA, 29th Dist.

To: Subst. House Bill No. 6458

File No. 488

Cal. No. 287

"AN ACT CONCERNING PERIODIC REVIEW OF VIDEO PROVIDERS."

-
- 1 In line 10, strike "support" and insert in lieu thereof "providers"
- 2 In line 20, after "case." insert "Any such review shall also include,
3 but not be limited to, a review of the company's provisions of
4 community access or the independent community access provider and
5 of funding and budget issues."
- 6 After the last section, add the following and renumber sections and
7 internal references accordingly:
- 8 "Sec. 501. (NEW) (*Effective July 1, 2011*) Any company, nonprofit
9 organization, including a town or municipality responsible for
10 community access operations that receives funds pursuant to

11 subsection (k) of section 16-331a of the general statutes, may use such
12 funds for the creation and development, including, but not limited to,
13 labor and staff expenses, of town-specific community access
14 programming.

15 Sec. 502. (NEW) (*Effective from passage*) Any community antenna
16 television company or nonprofit organization providing community
17 access operations that supplied original programming from locally run
18 operations and provided funding to town-specific programming on
19 January 1, 2008, shall continue to fund town-specific programming in
20 such proportions to funding for original programming from locally
21 run operations as of January 1, 2008."