



General Assembly

January Session, 2013

Amendment

LCO No. 5702

HB0640105702HDO

Offered by:

REP. REED, 102nd Dist.

SEN. DUFF, 25th Dist.

SEN. BYE, 5th Dist.

To: Subst. House Bill No. 6401

File No. 129

Cal. No. 111

"AN ACT CONCERNING INTERCONNECTED VOICE OVER INTERNET PROTOCOL SERVICE AND INTERNET PROTOCOL-ENABLED SERVICE."

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- 1 In line 50, before "(4)" strike "or"
- 2 In line 53, before the period, insert ", or (5) affect the establishment
- 3 or enforcement of standards, requirements or procedures, including
- 4 procurement policies, applicable to any department, authority, agency,
- 5 commission or political subdivision of the state, or to the employees,
- 6 agents or contractors of a department, authority, agency, commission
- 7 or political subdivision of the state, solely relating to the protection of
- 8 intellectual property, provided nothing in this subdivision shall have
- 9 the affect of regulating interconnected voice over Internet protocol
- 10 service or Internet protocol-enabled service pursuant to subsection (b)
- 11 of this section."
- 12 After the last section, add the following and renumber sections and

13 internal references accordingly:

14 "Sec. 501. (NEW) (*Effective January 1, 2014*) (a) The Public Utilities
15 Regulatory Authority shall conduct a performance review proceeding
16 for each person, entity or company holding a certificate of public
17 convenience and necessity to provide community antenna television
18 service, a certificate of cable franchise authority or a certificate of video
19 franchise authority, as such terms are defined in section 16-1 of the
20 general statutes, to ensure compliance with the terms and conditions of
21 any such certificate. The authority may consolidate such proceedings.
22 During each such proceeding, the authority may review issues relating
23 to compliance with applicable laws and regulations regarding
24 customer service, customer notification, community access support,
25 management of outages and cooperation with the authority.

26 (b) The authority may conduct subsequent review proceedings of
27 any such person, entity or company at intervals of not less than five
28 years. Any such subsequent review proceeding shall be limited to a
29 review of those conditions or requirements specifically set forth in the
30 general statutes.

31 (c) Any proceeding conducted pursuant to subsection (a) or (b) of
32 this section shall be an uncontested case and shall include an
33 opportunity for a public hearing. The Attorney General and the Office
34 of Consumer Counsel shall be parties to any such proceeding.

35 Sec. 502. (NEW) (*Effective January 1, 2014*) Each person, entity or
36 company providing video or cable service pursuant to chapter 289 of
37 the general statutes shall include on each customer's bill the mailing
38 address and telephone number of the Public Utilities Regulatory
39 Authority for questions or complaints.

40 Sec. 503. (NEW) (*Effective January 1, 2014*) Each person, entity or
41 company providing video or cable service pursuant to chapter 289 of
42 the general statutes shall inform customers of the terms and either the
43 length or termination date of any promotion for services accepted by a

44 customer at least once within each twelve-month period from the
45 inception of the promotion. This requirement does not apply to any
46 promotion that is equal to or less than three months in length."

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| This act shall take effect as follows and shall amend the following sections: | | |
| Sec. 501 | <i>January 1, 2014</i> | New section |
| Sec. 502 | <i>January 1, 2014</i> | New section |
| Sec. 503 | <i>January 1, 2014</i> | New section |