SENATE No. 1531

The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act promoting consumer choice and competition for cable service..

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION	1. Findings.
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Whereas Massachusetts' consumers benefit from expanded choice and competition for
cable television services, and

Whereas, increased investment and the potential for competition in the cable service market through the provisioning of new communications services and deployment of advanced communications infrastructure, including fiber optic technologies, further enhances economic opportunities, smart growth, the delivery of health care services, improved public safety, education and human services and the overall health and well being of the residents of the Commonwealth, and

Whereas, modifying existing cable service franchising laws through the enactment of
new standards and procedures that provide consumers with expedited access to a competitive
facilities-based cable market is warranted in this state,

13	The General Court finds that a local franchising process that speeds innovation,
14	technology deployment, and competition while sustaining local programming via public,
15	education and government channels through a predictable set of consumer-supported fees is in
16	the public interest.
17 18	SECTION 2. Chapter 166A is hereby amended in section 1, as appearing in the 2006 Official Edition, by inserting the following definition:
19 20	"Incumbent cable operator." The cable operator serving the largest number of cable subscribers in a particular municipal franchise area on the effective date of this chapter.
21	SECTION 3. Section 5 of said chapter 166A, as so appearing, is hereby amended by
22	inserting after by inserting after the words "shall agree to the following", in the first sentence,
23	the following words:- "unless otherwise authorized by an agreement with an issuing authority."
24 25	SECTION 4. Said chapter 166A is hereby further amended by striking out section 6, as so appearing, and inserting in place thereof the following section:-
26	Section 6. Issuance of License; Hearing; Notice.
27	(a) Within ten (10) business days of receipt of an application, the issuing authority and
28	applicant shall commence negotiations on the terms and conditions of a license.
29	(b) Within ninety (90) days of receipt of an application, the issuing authority shall hold a
30	public hearing thereon, first causing notice of the time and place of such hearing and of the
31	subject matter sufficient for identification, to be published in a newspaper of general circulation
32	in the city or town not less than fourteen days before the day of such hearing, or if there is no

such newspaper in such city or town then by posting such notice in a conspicuous place in thecity or town hall for a period of not less than fourteen days before the day of such hearing.

35 (c) The purpose of the hearing shall be to assess the applicant's financial, technical and 36 other qualifications to operate a CATV system in the municipality based upon the contents of the 37 application and the negotiated terms and conditions of the license. Within five (5) business days of the public hearing held pursuant to this section, the issuing authority shall approve or deny the 38 39 application, provided that the issuing authority may not unreasonably refuse to approve a 40 competitive cable license application. For purposes of this section, it shall be deemed 41 unreasonable for an issuing authority to require the applicant to provide fees in excess of those 42 set forth in section nine of this chapter. In the event that the issuing authority approves the 43 application, then the parties shall execute a final license within five (5) business days of the 44 public hearing, and the issuing authority shall deliver a copy of the fully-executed final license to 45 the division. In the event that the issuing authority denies the application, then it shall issue a 46 written public statement within five (5) business days of the public hearing containing the 47 reasons for its rejection, and the issuing authority shall promptly deliver a copy of said public 48 statement to the applicant and to the division.

49 SECTION 5. Chapter 166A is hereby amended by striking out section 9, as so appearing,
50 and inserting in place thereof the following section:-

51 Section 9. License Fees; PEG Support Fees.

No application for a license to operate a CATV system or for renewal, transfer or
assignment of such a license shall be considered by an issuing authority unless it is accompanied
by an application fee of one hundred dollars payable to the city or town. A licensee, serving

more than two hundred and fifty subscribers, shall on or before March fifteenth of each year, pay to the commonwealth a license fee equal to eighty cents per subscriber served and to the issuing authority a license fee equal to fifty cents per subscriber served. In determining a license fee, the number of subscribers served shall be measured as of December thirty-first of the preceding calendar year.

The issuing authority may require each CATV operator issued a license to provide
funding to support the ongoing operations of public, educational and governmental access
programming. Such fee, together with the license fee set forth in subsection (a), shall not exceed
five percent (5%) of the CATV operator's annual gross revenue.

64 Unless otherwise authorized by an agreement with the issuing authority, after the 65 effective date of this chapter and until the expiration of the incumbent CATV operator's existing 66 license, if the incumbent CATV operator's license has obligations to remit to the issuing 67 authority any lump sum payments for the capital costs of public, educational, and government 68 access channel facilities or institutional networks, each CATV operator issued a license by the 69 issuing authority may be required to provide payments to the issuing authority to support the 70 capital costs of public, educational, and government access channel facilities or institutional 71 networks in an amount up to one percent (1%) of each operator's annual gross revenue, provided 72 that in no event shall the total of such payments exceed the capital support funding required to be 73 provided in the incumbent CATV operator's license, pro rated on a monthly per subscriber basis 74 calculated based on the incumbent CATV operator's capital support obligation in the existing 75 license and number of subscribers in the municipality at the time the competitive provider's 76 license application is filed with the issuing authority.

After expiration of the incumbent CATV operator's license in effect as of the effective date of this chapter, all CATV operators in a municipality shall provide annual payments to the issuing authority to support the capital costs of public, educational, and government access channel facilities or institutional networks in an amount equal to one percent (1%) of each operator's annual gross revenues, or such other lesser amount that may be authorized by an agreement with the issuing authority. Each such annual payment shall be remitted to the issuing authority on or before March fifteenth of each year.

84 The CATV operator's obligation to transmit public, educational and governmental access 85 channel signals shall be subject to the provision by the issuing authority, without charge to the 86 CATV operator of: (1) access to the content origination facility; (2) access to any required 87 equipment within the content origination facility and suitable required space, environmental 88 conditions, electrical power supply, access, and pathways within the content origination facility; 89 (3) video and audio signal feeds in a mutually agreed upon format suitable for access channel 90 programming; and (4) any third-party consent that may be necessary to transmit such access 91 channel signals (including, without limitation, any consent that may be required with respect to 92 third-party facilities, including the facilities of the incumbent cable provider, used to originate at 93 or transmit access channel content to the content origination facility).

94 SECTION 6. Said chapter 166A, as so appearing, is hereby further amended by striking
95 out the first paragraph of Section 14, and replacing it with the following new paragraph:

Any applicant for a license or renewal of a license who is aggrieved by a denial of its application by the issuing authority or by its failure to act within the period of sixty days or otherwise act with the time periods set forth in Section 6 of this chapter or any licensee who is

99	aggrieved by the action of an issuing authority in modifying, suspending, cancelling, revoking,
100	declaring a license forfeited, denying consent to the transfer or assignment of a license or control
101	thereof, or by the issuing authority's failure to act within the period of sixty days may appeal
102	therefrom to the division within thirty days following notice of such action or within thirty days
103	following the expiration of such sixty day period of inaction or such time period set forth in
104	Section 6 of this chapter, by a petition in writing, setting forth all material facts in the case.
105	SECTION 7. Said chapter 166A is hereby further amended by striking out the first line
105	SECTION 7. Sald chapter 100A is nereby further amended by surking out the first line
105	of Section 16, as so appearing, and inserting in its place the following sentence:
106	of Section 16, as so appearing, and inserting in its place the following sentence:
106 107	of Section 16, as so appearing, and inserting in its place the following sentence: The division shall after hearing issue or amend such standards and regulations as are

110 SECTION 8. This act shall take effect immediately upon passage.