# SENATE . . . . . . . . . . . . . . . No.

## The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Jason M. Lewis

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to modernize funding for community media programming.

#### PETITION OF:

NAME:DISTRICT/ADDRESS:Jason M. LewisFifth Middlesex

## SENATE . . . . . . . . . . . . . . . No.

#### [Pin Slip]

#### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2771 OF 2023-2024.]

### The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act to modernize funding for community media programming.

*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. The General Laws of 2022 are hereby amended by inserting after Chapter

- 2 166A the following chapter:- Chapter 166B.
- 3 Section 1. The purposes of this chapter are to
- 4 (a) establish a comprehensive statewide policy concerning compensation for the use of
- 5 digital infrastructure in the public rights-of-way;
- 6 (b) establish legislative findings that digital infrastructure in the public rights-of-way is of
- 7 valuable economic and public interest;
- 8 (c) establish standards which encourage a competitive environment for growth and
- 9 development of streaming entertainment services and which assure that streaming entertainment
- 10 services are responsive to the needs and interests of the local community;

11	(d) establish guidelines for the exercise of Commonwealth and local authority with
12	respect to the regulation of the commercial use of the public rights-of-way by entities that
13	provide and deliver streaming entertainment services;
14	(e) assure that streaming entertainment operators are encouraged to provide the widest
15	possible diversity of information sources and services to the public;
16	(f) establish an orderly process for the Department of Revenue to assess and recover
17	payments from streaming entertainment operators;
18	(g) establish an orderly process to collect unpaid assessments and monetary fines from
19	non-compliant streaming entertainment operators operating in the Commonwealth;
20	(h) protect the substantial interest of the Commonwealth in preventing false and
21	deceptive business practices; and,
22	(i) promote competition among streaming entertainment service operators and minimize
23	regulation that would impose an undue economic burden on streaming entertainment operators.
24	Section 2. Definitions.
25	For the purposes of this chapter, the following words shall have the following meanings:
26	"Commonwealth", the Commonwealth of Massachusetts;
27	"cable operator", any entity that is providing cable services under a franchise agreement
28	with a city, town or district and remitting a franchise fee to such city, town or district as
29	permitted by the Cable Communications Policy Act of 1984, 47 U.S.C. § 522, et seq.;

30 "gross revenues", all revenue received directly or indirectly by a streaming entertainment 31 operator arising from, attributable to, or in any way derived from the sale of streaming 32 entertainment services in the Commonwealth. The term "gross revenues" shall not include bad 33 debts, investment income, refunded deposits, or any taxes on services furnished by streaming 34 entertainment providers and imposed directly upon any user by the local, state, federal or other 35 governmental unit;

36 "person", an individual, partnership, association, joint stock company, trust, corporation,
37 or governmental entity;

38 "public, educational, or governmental access facilities or PEG access facilities", facilities
39 and equipment for the use of channel capacity designated for public, educational, or
40 governmental use;

41 "streaming entertainment services", any paid service that provides audio, video, or 42 computer-generated or computer-augmented entertainment and delivers such entertainment via 43 digital infrastructure to users and delivers such services through facilities located at least in part 44 in the public rights-of-way without regard to delivery technology, including internet protocol 45 technology or other intelligences. This definition does not include any cable service defined in 46 47 U.S.C. § 522(6) or any video programming provided by a commercial mobile service 47 provider defined in 47 U.S.C § 332(d) or provided solely as part of, and via, a service that 48 enables users to access content, information, electronic mail, or other services offered over the 49 public internet;

50 "streaming entertainment operator", any company, entity, or organization that

51	(1) provides streaming entertainment services and delivers such entertainment via digital
52	infrastructure provided through facilities located at least in part in the public rights-of-way with
53	regard to delivery technology, including internet technology or other intelligences, and
54	(2) earns more than two-hundred and fifty thousand dollars (USD \$250,000.00) in gross
55	annual revenues from providing such services to users in the Commonwealth;
56	"video programming", programming provided by, or generally considered comparable to
57	programming provided by, a television broadcast station.
58	Section 3. Authority of the Commonwealth to regulate streaming entertainment services
59	and collect compensation for the use of the public rights-of-way.
60	(a) Pursuant to the authority of the Commonwealth to regulate trade under Section 1 of
60 61	(a) Pursuant to the authority of the Commonwealth to regulate trade under Section 1 of Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate
61	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate
61 62	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate business practices for consumer protection under Section 1 of Chapter 93A, the Commonwealth
61 62 63	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate business practices for consumer protection under Section 1 of Chapter 93A, the Commonwealth shall regulate the commercial sale of streaming entertainment services to individuals and
61 62 63 64	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate business practices for consumer protection under Section 1 of Chapter 93A, the Commonwealth shall regulate the commercial sale of streaming entertainment services to individuals and businesses in the Commonwealth;
<ul> <li>61</li> <li>62</li> <li>63</li> <li>64</li> <li>65</li> </ul>	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate business practices for consumer protection under Section 1 of Chapter 93A, the Commonwealth shall regulate the commercial sale of streaming entertainment services to individuals and businesses in the Commonwealth; (b) pursuant to the authority of the Commonwealth to collect payments from commercial
<ul> <li>61</li> <li>62</li> <li>63</li> <li>64</li> <li>65</li> <li>66</li> </ul>	Chapter 93 and to promote economic competition under Section 4 of Chapter 93, and to regulate business practices for consumer protection under Section 1 of Chapter 93A, the Commonwealth shall regulate the commercial sale of streaming entertainment services to individuals and businesses in the Commonwealth; (b) pursuant to the authority of the Commonwealth to collect payments from commercial operators doing business with individuals and businesses physically located in the

(c) nothing in this chapter shall limit or affect the authority of the Commonwealth or
local government or instrumentality thereof regarding ownership and control of public property
and public rights-of-way;

73 (d) no agency of the Commonwealth or local government shall have any authority to
74 regulate the rates charged by any streaming entertainment operator.

75 Section 4. PEG Access Facilities Revenue Advisory Board.

There shall be within the department of telecommunications and cable a PEG access facilities revenue advisory board. The advisory board shall consist of: the commissioner of the department of revenue or their designee, who shall serve as chair; the director of rural affairs or their designee; the commissioner of the department of telecommunications and cable or their designee; the president of Massachusetts Community Media, Inc. or their designee; and the president of the New England Connectivity and Telecommunications Association or their designee.

83 The advisory board shall meet not less than annually. The advisory board shall collect 84 industry data including, but not limited to: (i) historical and existing revenue levels for PEG 85 access facilities in the commonwealth; (ii) historical and current revenues paid by cable 86 operators as part of any franchise fee; (iii) historical and current streaming entertainment service 87 revenues derived from the sale or provision of streaming entertainment services to individuals 88 and businesses in the Commonwealth; and (iv) any additional information as requested by the 89 advisory board. The results of the data collected shall be reviewed and analyzed by the advisory 90 board annually and the board shall make a recommendation for a streaming entertainment 91 service assessment rate in its annual report that would, together with any revenue provided under

92	a franchise fee, provide each operator of PEG access facilities with at least the same level of total
93	revenue as the average of the three highest years of revenue for each operator of PEG access
94	facilities prior to the enactment of this chapter.
95	Annually, not later than December 31, the advisory board shall file a report of its
96	findings, conclusions and recommendations, including an assessment distribution table for each
97	operator of PEG access facilities, with the clerks of the senate and house of representatives, the
98	department of telecommunications and cable, and the department of revenue.
99	Not more than 30 days after receiving the annual report from the PEG access facilities
100	revenue advisory board under this section, the commissioner of revenue shall set an assessment
101	rate equal to the recommendation of the advisory board.
102	Section 5. Imposition and collection of an assessment for the use of the public rights-of-
103	way.
104	(a) A streaming entertainment operator shall pay an assessment equal to the assessment
105	rate set by the commissioner of revenue under section 4 of such streaming entertainment
106	operator's gross annual revenues derived from the sale or provision of streaming entertainment
107	services to individuals and businesses in the Commonwealth.
108	(b) The assessment authorized in this section shall be for each year, or part of each year,
109	that such streaming entertainment operator is engaged in the sale of streaming entertainment
110	services to individuals and businesses in the Commonwealth.

(c) A streaming entertainment operator shall file bi-annual financial statements reporting
its gross revenues derived in such period from the sale of streaming entertainment services to
individuals and businesses in the Commonwealth.

(1) Financial statements shall be filed with the Department of Revenue and shall not beclassified as a public record pursuant to Section 1 of Chapter 66;

(2) financial statements shall contain a complete accounting and itemization of gross
revenues derived from, or pertaining to, the sale or provision of streaming entertainment services
to individuals and businesses in the Commonwealth;

(3) financial statements shall conform to Generally-Accepted Accounting Principles
(GAAP) and shall be submitted in writing;

(4) for the period inclusive of January 1 through June 30, a streaming entertainment
operator shall submit a financial statement on or before August 15. For the period inclusive of
July 1 through December 31, a streaming entertainment operator shall submit a financial
statement on or before February 15 of the following year;

(5) streaming entertainment operators that fail to submit financial statements within thirty
(30) days of the aforestated deadlines shall be assessed a monetary penalty amount equal to one
percent (1%) of the gross revenues derived from, or pertaining to, the sale or provision of
streaming entertainment services to individuals and businesses residing in the Commonwealth
during the applicable time period;

(6) streaming entertainment operators that fail to submit financial statements within sixty(60) days of the aforestated deadlines shall be assessed a monetary penalty amount equal to two

percent (2%) of the gross revenues derived from, or pertaining to, the sale or provision of
streaming entertainment services to individuals and businesses residing in the Commonwealth
during the applicable time period;

(7) any monetary penalty assessed upon a streaming entertainment operator for failure to
submit financial statements before the deadline shall be cumulative to the assessment rate set by
the commissioner of revenue under section 4.

(d) Subject to audit and revision pursuant to the Department of Revenue's authority in
Section 6, the Department of Revenue shall utilize the financial statement of a streaming
entertainment operator to assess an amount equal to the assessment rate set by the commissioner
of revenue under section 4 of such streaming entertainment operator's gross revenues derived in
such period from the sale or provision of streaming entertainment service to individuals and
businesses in the Commonwealth.

(e) Upon assessment by written notice of the Department of Revenue, a streaming
entertainment operator must submit payment to the Commonwealth within thirty (30) days of
such notice.

(1) Streaming entertainment operators that fail to submit payment within thirty (30) days
of the aforestated deadline shall be assessed a monetary penalty amount equal to two percent
(2%) of the gross revenues derived from, or pertaining to, the sale or provision of streaming
entertainment services to individuals and businesses in the Commonwealth during the applicable
time period;

(2) streaming entertainment operators that fail to submit remuneration of the assessment
within sixty (60) days of the aforestated deadline shall be assessed a penalty equal to three

percent (3%) of the gross revenues derived from, or pertaining to, the sale or provision of
streaming entertainment service to individuals and businesses in the Commonwealth during the
applicable time period;

(3) any monetary penalty assessed upon a streaming entertainment operator for failure to
submit payment before the deadline shall be in addition to the assessment of the assessment rate
set by the commissioner of revenue under section 4.

(f) In accordance with Section 8 of this chapter, the Commonwealth, local governments,
or instrumentalities thereof, may levy additional monetary and legal penalties upon any
streaming entertainment operator that fails to timely provide written financial statements or
remuneration of assessments.

164 Section 6. Right to audit financial records pertaining to assessable gross revenues.

(a) The Commonwealth shall have the right to conduct an audit or review of the records
reasonably related to the sources, amounts and computation of assessable gross revenues derived
from, or pertaining to, the sale or provision of streaming entertainment service to individuals and
businesses residing in the Commonwealth within the previous three (3) years.

(b) Within thirty (30) days of a written request, a streaming entertainment operator shall
provide the Department of Revenue with copies of financial records related to the review or audit
of assessable gross revenues derived from, or pertaining to, the sale or provision of streaming
entertainment services to individuals and businesses residing in the Commonwealth.

(c) In the event of an alleged underpayment, the Department of Revenue shall provide the
streaming entertainment operator with a written statement indicating the basis for the alleged

underpayment. The streaming entertainment operator shall have thirty (30) days from the receipt of a statement regarding an alleged underpayment to provide the Department of Revenue any written objection to the results of any assessable gross revenue review or audit, including any substantiating documentation. Based on this exchange of information, the Department of Revenue shall make a final determination of the underpayment(s), if any, within thirty (30) days of the streaming entertainment operator's objection and shall provide the operator with written notice of the determination.

(d) Any additional assessments due to the Commonwealth as a result of the assessable
gross revenue review or audit shall be paid to the Department of Revenue by the streaming
entertainment operator within forty-five (45) days from the date of written notification of the
final decision. If the assessable gross revenue review or audit shows that amounts have been
underpaid, then the streaming entertainment operator shall pay the underpaid amount plus
monetary fines equal to ten percent (10%) of the underpayment.

(e) A streaming entertainment operator adversely affected by any final action, or failure
to act, of the Department of Revenue that is inconsistent with this section may, within thirty (30)
days after such action or failure to act, commence an action in any court of competent
jurisdiction within the Commonwealth. The court shall hear and decide such action on an
expedited basis.

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Section 7. Streaming Entertainment Fund

(a) There shall be a Streaming Entertainment Fund which shall consist of amountscredited to the fund in accordance with this section. The fund shall be administered by the state

196 treasurer and held in trust exclusively for the purposes of this section. The state treasurer shall be 197 treasurer-custodian of the fund and shall have the custody of its monies and securities.

198 (b) The Streaming Entertainment Fund shall consist of: (i) revenues collected from the 199 assessment imposed by this chapter; (ii) revenue from appropriations or other money specifically 200 designated to be credited to the fund; (iii) interest earned on money in the fund; and (iv) funds 201 from private sources including, but not limited to, gifts, grants and donations received by the 202 Commonwealth that are specifically designated to be credited to the fund. Amounts credited to 203 the fund shall not be subject to further appropriation and any money remaining in the fund at the 204 end of a fiscal year shall not revert to the General Fund. The secretary of the Commonwealth 205 shall annually, not later than December 31, report on the activity of the fund to the clerks of the 206 Senate and House of Representatives and the Senate and House Committees on Ways and 207 Means.

(c) The Streaming Entertainment Fund shall make bi-annual distributions on March 1 and
September 1 of each year. On those dates, the Streaming Entertainment Fund shall allocate, with
no remainder left, all monies then held in the Fund according to the yearly distribution table in
the annual report of the advisory board under section 4.

(d) The Commissioner of Revenue or any official responsible, shall, without further
appropriation and upon certification of the Commissioner, distribute all sums allocated under (c)
under this section.

(e) All sums distributed under subsection (c) of this section shall be deposited in
 accordance with Section 53F<sup>3</sup>/<sub>4</sub> of Chapter 44.

(f) No expenditures from the Streaming Entertainment Fund shall be made except to
provide funding for: (i) the operating expenses of the fund; (ii) legal and administrative expenses
incurred in enforcing the provisions of this chapter; and (iii) legal and administrative expenses
incurred in collecting any assessment due under this chapter.

(g) All sums appropriated under this chapter shall be expended in a manner reflecting andencouraging a policy of nondiscrimination and equal opportunity.

223 (h) All officials and employees of an agency, board, department, commission or division 224 receiving monies under this chapter shall take affirmative steps to ensure equality of opportunity 225 and nondiscrimination in the internal affairs of state government, as well as in their relations with 226 the public, including those persons and organizations doing business with the Commonwealth. 227 Each agency, board, department, commission or division, in spending appropriated sums and 228 discharging its statutory responsibilities, shall adopt measures to ensure equal opportunity and 229 nondiscrimination in the areas of hiring, promotion, demotion or transfer, recruitment, layoff or 230 termination, rates of compensation, in-service or apprenticeship training programs and all terms 231 and conditions of employment.

232 Section 8. Judicial remedy.

(a) In accordance with Section 1 of Chapter 12, the Attorney General is authorized to
enforce this chapter. The Attorney General may, within seven (7) years, bring an action to
recover any unpaid assessments and monetary penalties, or enjoin the operations of any noncompliant entity, in any court of competent jurisdiction.

(b) Any local government, or class thereof, or community media center adverselyimpacted by the action, or failure to act, of any streaming entertainment operator under this

239	chapter, may, within seven (7) years, bring an action to recover any unpaid assessments and
240	monetary penalties, or enjoin the operations of any non-compliant entity, in any court of
241	competent jurisdiction.
242	SECTION 2. Municipal streaming fund.
243	Section 53 F <sup>3</sup> / <sub>4</sub> of Chapter 44 of the General Laws shall be amended by adding at the end
244	thereof the following new section: -
245	"Notwithstanding section 53 or any other general or special law to the contrary, a
246	municipality that accepts this section may establish in the treasury a separate revenue account to
247	be known as the PEG Access and Streaming Entertainment Funds, into which may be deposited
248	funds received in connection with assessments derived from streaming entertainment providers.
249	Monies in the fund shall only be appropriated to support public, educational or governmental
250	access media centers."
251	SECTION 3. Effective date.

252 This act shall take effect upon its passage.