# Calendar No. 709

111TH CONGRESS 2D Session

**S. 2764** 

To reauthorize the Satellite Home Viewer Extension and Reauthorization Act of 2004, and for other purposes.

# IN THE SENATE OF THE UNITED STATES

NOVEMBER 10, 2009

Mr. ROCKEFELLER (for himself and Mr. KERRY) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

DECEMBER 17, 2010

Reported by Mr. ROCKEFELLER, with an amendment

[Strike all after the enacting clause and insert the part printed in italic]

# A BILL

To reauthorize the Satellite Home Viewer Extension and Reauthorization Act of 2004, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

# **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Satellite Television Ex-
- 5 tension and Localism Act of 2009".

# 1 SEC. 2. EXTENSION OF AUTHORITY.

2 Section 325(b) of the Communications Act of 1934
3 (47 U.S.C. 325(b)) is amended—

4 (1) in paragraph (2)(C), by striking "December
5 31, 2009" and inserting "December 31, 2014"; and
6 (2) in paragraph (3)(C), by striking "January
7 1, 2010" each place it appears in clauses (ii) and
8 (iii) and inserting "January 1, 2015".

# 9 SEC. 3. SIGNIFICANTLY VIEWED STATIONS.

10 (a) IN GENERAL. — Paragraphs (1) and (2) of section
11 340(b) of such Act (47 U.S.C. 340(b)) are amended to
12 read as follows:

"(1) SERVICE LIMITED TO SUBSCRIBERS TAK-13 ING LOCAL-INTO-LOCAL SERVICE.—This section shall 14 apply only to retransmissions to subscribers of a sat-15 16 ellite earrier who receive retransmissions of a signal 17 from that satellite earrier pursuant to section 338. 18 "(2) SERVICE LIMITATIONS.—A satellite carrier 19 may retransmit to a subscriber in high definition 20 format the signal of a station determined by the 21 Commission to be significantly viewed under sub-22 section (a) only if such carrier also retransmits in 23 high definition format the signal of a station located 24 in the local market of such subscriber and affiliated 25 with the same network whenever such format is 26 available from such station.".

(b) RULEMAKING REQUIRED.—Within 180 days after
 the date of the enactment of this Act, the Federal Commu nications Commission shall take all actions necessary to
 promulgate a rule to implement the amendments made by
 subsection (a).

#### 6 SEC. 4. CONFORMING AMENDMENTS.

7 (a) SECTION 338.—Section 338 of the Communica8 tions Act of 1934 (47 U.S.C. 338) is amended—

9 (1) by striking "119(a)(14)" in the first para-10 graph (3) of subsection (a) and inserting 11 "119(a)(15)";

12 (2) by striking the second paragraph (3) of sub13 section (a); and

14 (3) by striking subsection (g) and inserting the
15 following:

16 "(g) CARRIAGE OF LOCAL STATIONS ON A SINGLE
17 RECEPTION ANTENNA.—

18 "(1) SINGLE RECEPTION ANTENNA.— Each sat-19 ellite carrier that retransmits the signals of local tel-20 evision broadcast stations in a local market shall re-21 transmit such stations in such market so that a sub-22 scriber may receive such stations by means of a sin-23 gle reception antenna and associated equipment.

24 <u>"(2)</u> ADDITIONAL RECEPTION ANTENNA.—If
 25 the carrier retransmits the signals of local television

tion format, the carrier shall retransmit such signals in such market so that a subscriber may red such signals by means of a single reception anter and associated equipment, but such antenna and sociated equipment may be separate from the signals reception antenna and associated equipment use comply with paragraph (1).".	<del>eeive</del> enna ł as- ingle
<ul> <li>4 such signals by means of a single reception anter</li> <li>5 and associated equipment, but such antenna and</li> <li>6 sociated equipment may be separate from the signal</li> <li>7 reception antenna and associated equipment use</li> <li>8 comply with paragraph (1).".</li> </ul>	<del>enna</del> ł <del>as</del> - ingle
<ul> <li>and associated equipment, but such antenna and</li> <li>sociated equipment may be separate from the si</li> <li>reception antenna and associated equipment use</li> <li>comply with paragraph (1).".</li> </ul>	<del>l</del> <del>as</del> - ingle
<ul> <li>6 sociated equipment may be separate from the si</li> <li>7 reception antenna and associated equipment use</li> <li>8 comply with paragraph (1).".</li> </ul>	ingle
<ul> <li>7 reception antenna and associated equipment use</li> <li>8 comply with paragraph (1).".</li> </ul>	_
8 comply with paragraph (1).".	ed to
9 (b) SECTION 339. Section 339 of such Act	<del>(47</del>
10 U.S.C. 339) is amended—	
11 $(1)$ in subsection (a)—	
12 (A) in paragraph (1)(B), by striking " $\overset{((A))}{\leftarrow}$	Such
13 two network stations" and all that fol	<del>lows</del>
14 through "more than two network station	ns.";
15 and	
16 $(B)$ in paragraph (2)—	
17 (i) in the heading for subparage	<del>raph</del>
18 (A), by striking "GRANDFATHERED #	<del>SUB</del> -
19 SCRIBERS TO ANALOG SIGNALS.—" and	<del>l</del> in-
20 serting "CERTAIN GRANDFATHERED #	<del>SUB</del> -
21 SCRIBERS.—";	
22 (ii) by striking "Satellite Home V	<del>'iew</del> -
23 er Extension and Reauthorization Ac	t of
24 2004:" and inserting "Satellite Telev	ision
25 Extension and Localism Act of 2009:";	

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1	(iii) in subparagraph (A)—
2	(I) in the heading for clause (i),
3	by striking "ANALOG";
4	(II) in clause (i)—
5	(aa) by striking "analog"
6	each place it appears; and
7	(bb) by striking "October 1,
8	2004," and inserting "October 1,
9	<del>2009,";</del>
10	(III) in the heading for clause
11	(ii), by striking "ANALOG"; and
12	(IV) in clause (ii)—
13	(aa) by striking "analog"
14	each place it appears; and
15	(bb) by striking "2004,"
16	and inserting "2009,";
17	(iv) by amending subparagraph (B) to
18	read as follows:
19	"(B) Rules for other subscribers
20	A subscriber of a satellite carrier, other than a
21	subscriber to whom subparagraph (A) applies,
22	who was lawfully receiving the distant signal of
23	a network station on the day before the date of
24	enactment of the Satellite Television Extension
25	and Localism Act of 2009 may continue to re-

1	ceive such distant signal until such subscriber
2	chooses to no longer receive such distant signal
3	from such carrier, whether or not such sub-
4	scriber elects to subscribe to local signals.";
5	(v) in subparagraph (C)—
6	(I) by striking "analog";
7	(II) in clause (i), by striking "the
8	Satellite Home Viewer Extension and
9	Reauthorization Act of 2004;" and in-
10	serting "the Satellite Television Ex-
11	tension and Localism Act of 2009;";
12	and
13	(III) by amending clause (ii) to
14	read as follows:
15	<del>"(ii)</del> either—
16	${}(I)$ at the time such person
17	seeks to subscribe to receive such see-
18	ondary transmission, resides in a local
19	market where the satellite carrier
20	makes available to that person the
21	signal of a local network station affili-
22	ated with the same television network
23	pursuant to section 338, and the re-
24	transmission of such signal by such
25	carrier can reach such subscriber; or

	•
1	${}$ (II) receives from the satellite
2	carrier the signal of a network station
3	affiliated with the same network that
4	is broadcast by a local station in the
5	market where the subscriber resides,
6	but is not the local station's primary
7	video.";
8	(vi) by striking subparagraph (D) and
9	inserting the following:
10	"(D) Special rules for distant sig-
11	NALS.
12	"(i) IN GENERAL.—In the case of a
13	subscriber of a satellite carrier who, with
14	respect to a local network station—
15	"(I) is a subscriber whose house-
16	hold is not predicted by the model
17	specified in subsection $(c)(3)$ of this
18	section to receive the signal intensity
19	required under section $73.622(e)(1)$ or
20	73.683(a) of 47 of the Code of Fed-
21	eral Regulations, or a successor regu-
22	lation, or
23	"(II) is in an unserved house-
24	hold, as determined under section

	<u> </u>
1	$\frac{119(d)(10)(A)}{d}$ of title 17, United
2	States Code,
3	such subscriber is eligible to receive the
4	signal of a distant network station affili-
5	ated with the same network under this see-
6	tion, subject to the provisions of this sub-
7	<del>paragraph.</del>
8	"(ii) SIGNAL TESTING.—A subscriber
9	shall be eligible to receive a distant signal
10	of a distant network station affiliated with
11	the same network under this section if
12	such subscriber is determined, based on a
13	test conducted in accordance with section
14	73.686(d) of title 47, Code of Federal Reg-
15	ulations, or any successor regulation, not
16	to be able to receive a signal that exceeds
17	the signal intensity standard in section
18	73.622(e)(1) or 73.683(a) of title 47, Code
19	of Federal Regulations.
20	"(iii) TIME-SHIFTING PROHIBITED.
21	In a case in which the satellite carrier
22	makes available to an eligible subscriber
23	under this subparagraph the signal of a
24	local network station pursuant to section
25	338, the carrier may only provide the dis-

tant signal of a station affiliated with the 1 2 same network to that subscriber if, in the 3 case of any local market in the 48 contig-4 uous States of the United States, the dis-5 tant signal is the secondary transmission 6 of a station whose prime time network pro-7 gramming is generally broadcast simulta-8 neously with, or later than, the prime time 9 network programming of the affiliate of 10 the same network in the local market. "(iv) SAVINGS PROVISION.—Nothing 11 12 in this subparagraph shall be construed to 13 affect a satellite carrier's obligations under section 338."; and 14 15 (vii) in subparagraph (E), by striking 16 "distant analog signal or" and all that follows through "(B), or (D))" and inserting 17 "distant signal"; and 18 19 (2) in subsection (c)— 20 (A) by striking paragraph (3) and insert-21 ing the following: 22 <del>"(3)</del> ESTABLISHMENT  $\Theta F$ **IMPROVED** PRE-23 DICTIVE MODEL AND ON-LOCATION TESTING RE-

24 QUIRED.

1 "(A) PREDICTIVE MODEL.—Within  $-\frac{180}{180}$ days after the date of the enactment of the Sat-2 3 ellite Television Extension and Localism Act of 4 2009, the Commission shall take all actions 5 necessary to develop and prescribe by rule a 6 point-to-point predictive model for reliably and 7 presumptively determining the ability of indi-8 vidual locations, through the use of an antenna, 9 to receive signals in accordance with the signal 10 intensity standard in section 73.622(e)(1) of 11 title 47, Code of Federal Regulations, including 12 to account for the continuing operation of 13 translator stations and low power television sta-14 tions. In prescribing such model, the Commis-15 sion shall rely on the Individual Location 16 Longley-Rice model set forth by the Commis-17 sion in CS Docket No. 98–201, as previously 18 revised with respect to analog signals, and as 19 recommended by the Commission with respect 20 to digital signals in its Report to Congress in 21 ET Docket No. 05–182, FCC 05–199 (released 22 December 9, 2005). The Commission shall es-23 tablish procedures for the continued refinement 24 in the application of the model by the use of ad-25 ditional data as it becomes available.

1	"(B) On-location testing.—The Com-
2	mission shall issue an order completing its rule-
3	making proceeding in ET Docket No. 06-94
4	within 180 days after the date of enactment of
5	the Satellite Television Extension and Localism
6	Act of 2009. In conducting such rulemaking,
7	the Commission shall seek ways to minimize
8	consumer burdens associated with on-location
9	testing.";
10	(B) by striking paragraph (4)(A) and in-
11	serting the following:
12	"(A) IN GENERAL.—If a subscriber's re-
13	quest for a waiver under paragraph (2) is re-
14	jected and the subscriber submits to the sub-
15	scriber's satellite carrier a request for a test
16	verifying the subscriber's inability to receive a
17	signal of the signal intensity referenced in
18	clause (i) of subsection $(a)(2)(D)$ , the satellite
19	carrier and the network station or stations as-
20	serting that the retransmission is prohibited
21	with respect to that subscriber shall select a
22	qualified and independent person to conduct the
23	test referenced in such clause. Such test shall
24	be conducted within 30 days after the date the
25	subscriber submits a request for the test. If the

1	written findings and conclusions of a test con-
2	ducted in accordance with such clause dem-
3	onstrate that the subscriber does not receive a
4	signal that meets or exceeds the requisite signal
5	intensity standard in such clause, the subscriber
6	shall not be denied the retransmission of a sig-
7	nal of a network station under section 119 of
8	title 17, United States Code.";
9	(C) in paragraph $(4)(B)$ , by striking "the
10	signal intensity" and all that follows through
11	"United States Code" and inserting "such req-
12	uisite signal intensity standard"; and
13	(D) in paragraph (4)(E), by striking
14	"Grade B intensity".
15	(c) SECTION 340.—Section 340(i) of such Act (47
16	U.S.C. 340(i)) is amended by striking paragraph (4).
17	SEC. 5. APPLICATION PENDING COMPLETION OF
18	RULEMAKINGS.
19	(a) IN GENERAL.—Between the date of enactment of
20	this Act and the adoption of rules by the Federal Commu-
21	nications Commission pursuant to the amendments to the
22	Communications Act of 1934 made by sections 3 and 4
23	of this Act, the Federal Communications Commission shall
24	follow its rules and regulations promulgated pursuant to
25	sections 338, 339, and 340 of the Communications Act

of 1934 as in effect on the day before the date of enact ment of this Act.

3 (b) TRANSLATOR STATIONS AND LOW POWER TELE-4 VISION STATIONS.—Notwithstanding subsection (a), for 5 purposes of determining whether a subscriber within the local market served by a translator station or a low power 6 7 television station affiliated with a television network is eli-8 gible to receive distant signals under section 339 of such 9 Act, the Federal Communications Commission shall follow 10 its rules and regulations for determining such subscriber's eligibility as in effect on the day before the date of enact-11 ment of this Act until the date on which the translator 12 station or low power television station is licensed to broad-13 14 <del>cast</del> a digital signal.

# 15 (e) DEFINITIONS.—As used in this Act:

16 (1) LOCAL MARKET; LOW POWER TELEVISION
17 STATION; SATELLITE CARRIER; SUBSCRIBER; TELE18 VISION BROADCAST STATION.—The terms "local
19 market", "low power television station", "satellite
20 carrier", "subscriber", and "television broadcast sta21 tion" have the meanings given such terms in section
22 338(k) of the Communications Act of 1934.

23 (2) NETWORK STATION; TELEVISION NET24 WORK.—The terms "network station" and "tele-

1	vision network" have the meanings given such terms
2	in section 339(d) of such Act.

#### 3 SEC. 6. SAVINGS CLAUSE REGARDING DEFINITIONS.

Nothing in this Act or the amendments made by this
Act shall be construed to affect the definitions of "program related" and "primary video" in the Communications Act of 1934 or in any regulations promulgated pursuant to such Act by the Federal Communications Commission.

# 10 SEC. 7. NONDISCRIMINATION IN CARRIAGE OF HIGH DEFI-

# 11 NITION DIGITAL SIGNALS OF NONCOMMER 12 CIAL EDUCATIONAL TELEVISION STATIONS.

13 (a) IN GENERAL.—Section 338(a) of the Commu14 nications Act of 1934 (47 U.S.C. 338(a)) is amended by
15 adding at the end the following new paragraph:

16"(5)NONDISCRIMINATIONINCARRIAGEOF17HIGHDEFINITIONSIGNALSOFNONCOMMERCIAL18EDUCATIONAL TELEVISIONSTATIONS.—

19"(A) EXISTING CARRIAGE OF HIGH DEFI-20NITION SIGNALS.—Each eligible satellite carrier21providing, under section 122 of title 17, United22States Code, any secondary transmissions in23high definition to subscribers located within the24local market of a television broadcast station of25a primary transmission made by that station

1	prior to the date of enactment of the Satellite
2	Television Extension and Localism Act of 2009
3	shall carry the high definition signals of quali-
4	fied noncommercial educational television sta-
5	tions located within that local market in accord-
6	ance with the following schedule:
7	"(i) By December 31, 2010, in at
8	least 50 percent of the markets in which
9	such satellite carrier provides such see-
10	ondary transmissions in high definition.
11	"(ii) By December 31, 2011, in every
12	market in which such satellite carrier pro-
13	vides such secondary transmissions in high
14	definition.
15	"(B) New initiation of service.—Each
16	eligible satellite carrier that initiates the provi-
17	sion, under section 122 of title 17, United
18	States Code, of any secondary transmissions in
19	high definition to subscribers located within the
20	local market of a television broadcast station of
21	a primary transmission made by that station
22	after the date of enactment of the Satellite Tel-
23	evision Extension and Localism Act of 2009
24	shall carry the high definition signals of all

1	qualified noncommercial educational television
2	stations located within that local market.".
3	(b) DEFINITIONS.—Section 338(k) of such Act (47
4	U.S.C. 338(k)) is amended—
5	(1) by redesignating paragraphs $(2)$ through
6	(8) as paragraphs (3) through (9), respectively;
7	(2) by inserting after paragraph (1) the fol-
8	lowing new paragraph:
9	"(2) Eligible satellite carrier.—The term
10	'eligible satellite carrier' means any satellite carrier
11	that is not a party to a carriage contract with a
12	qualified noncommercial educational television sta-
13	tion or its representative that—
14	${(A)}$ governs carriage of more than 30
15	such stations; and
16	${(B)}$ is in force and effect as of the date
17	of enactment of the Satellite Television Exten-
18	sion and Localism Act of 2009.";
19	(3) by redesignating paragraphs (6) through
20	(9) (as previously redesignated) as paragraphs $(7)$
21	through (10), respectively; and
22	(4) by inserting after paragraph (5) (as so re-
23	designated) the following new paragraph:
24	"(6) Qualified noncommercial edu-
25	CATIONAL TELEVISION STATION.—The term 'quali-

fied noncommercial educational television station'
 has the meaning given such term in section
 615(l)(1) of this Act.''.

# 4 SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF

#### 5

# STATUTORY LICENSING MODIFICATIONS.

6 (a) STUDY.—The Comptroller General shall conduct 7 a study that analyzes and evaluates the changes to the 8 carriage requirements currently imposed on multichannel 9 video programming distributors under the Communications Act of 1934 (47 U.S.C. 151 et seq.) and the regula-10 tions promulgated by the Federal Communications Com-11 mission that would be required or beneficial to consumers, 12 and such other matters as the Comptroller General deems 13 appropriate, if Congress implemented a phase-out of the 14 15 current statutory licensing requirements set forth under sections 111, 119, and 122 of title 17, United States 16 Code. Among other things, the study shall consider the 17 impact such a phase-out and related changes to carriage 18 requirements would have on consumer prices and access 19 20 to programming.

(b) REPORT. Not later than 12 months after the
date of enactment of this Act, the Comptroller General
shall report to the Senate Committee on Commerce,
Science, and Transportation and the House of Representatives Committee on Energy and Commerce the results of

the study, including any recommendations for legislative
 or administrative actions.

#### 3 SEC. 9. SEVERABILITY.

4 If any provision of this Act, an amendment made by 5 this Act, or the application of such provision or amend-6 ment to any person or circumstance is held to be unconsti-7 tutional, the remainder of this Act, the amendments made 8 by this Act, and the application of such provisions to any 9 person or circumstance shall not be affected thereby.

### 10 SECTION 1. SHORT TITLE.

11 This Act may be cited as the "Satellite Television Ex12 tension and Localism Act of 2009".

# 13 SEC. 2. EXTENSION OF AUTHORITY.

14 Section 325(b) of the Communications Act of 1934 (47
15 U.S.C. 325(b)) is amended—

16 (1) in paragraph (2)(C), by striking "December

17 *31, 2009" and inserting "December 31, 2014"; and* 

18 (2) in paragraph (3)(C), by striking "January

19 1, 2010" each place it appears in clauses (ii) and

20 (iii) and inserting "January 1, 2015".

# 21 SEC. 3. SIGNIFICANTLY VIEWED STATIONS.

(a) IN GENERAL.—Paragraphs (1) and (2) of section
340(b) of such Act (47 U.S.C. 340(b)) are amended to read
as follows:

1	"(1) Service limited to subscribers taking
2	LOCAL-INTO-LOCAL SERVICE.—This section shall
3	apply only to retransmissions to subscribers of a sat-
4	ellite carrier who receive retransmissions of a signal
5	from that satellite carrier pursuant to section 338.
6	"(2) Service limitations.—A satellite carrier
7	may retransmit to a subscriber in high definition for-
8	mat the signal of a station determined by the Com-
9	mission to be significantly viewed under subsection
10	(a) only if such carrier also retransmits in high defi-
11	nition format the signal of a station located in the
12	local market of such subscriber and affiliated with the
13	same network whenever such format is available from
14	such station.".
15	(b) RULEMAKING REQUIRED.—Within 180 days after
16	the date of the enactment of this Act, the Federal Commu-
17	nications Commission shall take all actions necessary to
18	promulgate a rule to implement the amendments made by
19	subsection (a).
20	SEC. 4. CONFORMING AMENDMENTS.
21	(a) Section 338.—Section 338 of the Communica-
22	tions Act of 1934 (47 U.S.C. 338) is amended—
23	(1) by striking " $119(a)(14)$ " in the first para-
24	graph (3) of subsection (a) and inserting

24 graph (3) of subsection (a) and inserting
25 "119(a)(15)";

(2) by striking the second paragraph (3) of sub-

2	section (a); and
3	(3) by striking subsection $(g)$ and inserting the
4	following:
5	"(g) CARRIAGE OF LOCAL STATIONS ON A SINGLE RE-
6	CEPTION ANTENNA.—
7	"(1) Single reception antenna.—Each sat-
8	ellite carrier that retransmits the signals of local tele-
9	vision broadcast stations in a local market shall re-
10	transmit such stations in such market so that a sub-
11	scriber may receive such stations by means of a single
12	reception antenna and associated equipment.
13	"(2) Additional reception antenna.—If the
14	carrier retransmits the signals of local television
15	broadcast stations in a local market in high defini-
16	tion format, the carrier shall retransmit such signals
17	in such market so that a subscriber may receive such
18	signals by means of a single reception antenna and
19	associated equipment, but such antenna and associ-
20	ated equipment may be separate from the single re-
21	ception antenna and associated equipment used to
22	comply with paragraph (1).".
23	(b) Section 339.—Section 339 of such Act (47 U.S.C.
24	339) is amended—

25 (1) in subsection (a)—

1	(A) in paragraph $(1)(B)$ , by striking "Such
2	two network stations" and all that follows
3	through "more than two network stations."; and
4	(B) in paragraph (2)—
5	(i) in the heading for subparagraph
6	(A), by striking "GRANDFATHERED SUB-
7	SCRIBERS TO ANALOG SIGNALS.— and in-
8	serting "CERTAIN GRANDFATHERED SUB-
9	SCRIBERS.—";
10	(ii) by striking "Satellite Home Viewer
11	Extension and Reauthorization Act of
12	2004:" and inserting "Satellite Television
13	Extension and Localism Act of 2009:";
14	(iii) in subparagraph (A)—
15	(I) in the heading for clause $(i)$ ,
16	by striking "ANALOG";
17	(II) in clause (i)—
18	(aa) by striking "analog"
19	each place it appears; and
20	(bb) by striking "October 1,
21	2004," and inserting "October 1,
22	2009,";
23	(III) in the heading for clause
24	(ii), by striking "ANALOG"; and
25	(IV) in clause (ii)—

1	(aa) by striking "analog"
2	each place it appears; and
3	(bb) by striking "2004," and
4	inserting "2009,";
5	(iv) by amending subparagraph $(B)$ to
6	read as follows:
7	"(B) Rules for other subscribers.—A
8	subscriber of a satellite carrier, other than a sub-
9	scriber to whom subparagraph (A) applies, who
10	was lawfully receiving the distant signal of a
11	network station on the day before the date of en-
12	actment of the Satellite Television Extension and
13	Localism Act of 2009 may continue to receive
14	such distant signal until such subscriber chooses
15	to no longer receive such distant signal from
16	such carrier, whether or not such subscriber elects
17	to subscribe to local signals.";
18	(v) in subparagraph (C)—
19	(I) by striking "analog";
20	(II) in clause (i), by striking "the
21	Satellite Home Viewer Extension and
22	Reauthorization Act of 2004;" and in-
23	serting "the Satellite Television Exten-
24	sion and Localism Act of 2009;"; and

1	(III) by amending clause (ii) to
2	read as follows:
3	"(ii) either—

4	"(I) at the time such person seeks
5	to subscribe to receive such secondary
6	transmission, resides in a local market
7	where the satellite carrier makes avail-
8	able to that person the signal of a local
9	network station affiliated with the
10	same television network pursuant to
11	section 338, and the retransmission of
12	such signal by such carrier can reach
13	such subscriber; or

14"(II) receives from the satellite15carrier the signal of a network station16affiliated with the same network that is17broadcast by a local station in the18market where the subscriber resides,19but is not the local station's primary20video.";

21 (vi) by striking subparagraph (D) and
22 inserting the following:

23 "(D) SPECIAL RULES FOR DISTANT SIG24 NALS.—

1	"(i) In general.—In the case of a
2	subscriber of a satellite carrier who, with re-
3	spect to a local network station—
4	"( $I$ ) is a subscriber whose house-
5	hold is not predicted by the model spec-
6	ified in subsection $(c)(3)$ of this section
7	to receive the signal intensity required
8	under section 73.622(e)(1) or 73.683(a)
9	of 47 of the Code of Federal Regula-
10	tions, or a successor regulation, or
11	"(II) is in an unserved household,
12	as determined under section
13	119(d)(10)(A) of title 17, United States
14	Code,
15	such subscriber is eligible to receive the sig-
16	nal of a distant network station affiliated
17	with the same network under this section,
18	subject to the provisions of this subpara-
19	graph.
20	"(ii) Signal testing.—A subscriber
21	shall be eligible to receive a distant signal
22	of a distant network station affiliated with
23	the same network under this section if such
24	subscriber is determined, based on a test
25	conducted in accordance with section

1	73.686(d) of title 47, Code of Federal Regu-
2	lations, or any successor regulation, not to
3	be able to receive a signal that exceeds the
4	signal intensity standard in section
5	73.622(e)(1) or 73.683(a) of title 47, Code of
6	Federal Regulations.";
7	"(iii) Time-shifting prohibited.—
8	In a case in which the satellite carrier
9	makes available to an eligible subscriber
10	under this subparagraph the signal of a
11	local network station pursuant to section
12	338, the carrier may only provide the dis-
13	tant signal of a station affiliated with the
14	same network to that subscriber if, in the
15	case of any local market in the 48 contig-
16	uous States of the United States, the distant
17	signal is the secondary transmission of a
18	station whose prime time network program-
19	ming is generally broadcast simultaneously
20	with, or later than, the prime time network
21	programming of the affiliate of the same
22	network in the local market.
23	"(iv) SAVINGS PROVISION.—Nothing in
24	this subparagraph shall be construed to af-

1	fect a satellite carrier's obligations under
2	section 338."; and
3	(vii) in subparagraph (E), by striking
4	"distant analog signal or" and all that fol-
5	lows through " $(B)$ , or $(D)$ )" and inserting
6	"distant signal"; and
7	(2) in subsection (c)—
8	(A) by striking paragraph (3) and inserting
9	the following:
10	"(3) Establishment of improved predictive
11	MODEL AND ON-LOCATION TESTING REQUIRED.—
12	"(A) PREDICTIVE MODEL.—Within 180
13	days after the date of the enactment of the Sat-
14	ellite Television Extension and Localism Act of
15	2009, the Commission shall take all actions nec-
16	essary to develop and prescribe by rule a point-
17	to-point predictive model for reliably and pre-
18	sumptively determining the ability of individual
19	locations, through the use of an antenna, to re-
20	ceive signals in accordance with the signal inten-
21	sity standard in section 73.622(e)(1) of title 47,
22	Code of Federal Regulations, including to ac-
23	count for the continuing operation of translator
24	stations and low power television stations. In
25	prescribing such model, the Commission shall

1	rely on the Individual Location Longley-Rice
2	model set forth by the Commission in CS Docket
3	No. 98–201, as previously revised with respect to
4	analog signals, and as recommended by the Com-
5	mission with respect to digital signals in its Re-
6	port to Congress in ET Docket No. 05–182, FCC
7	05–199 (released December 9, 2005). The Com-
8	mission shall establish procedures for the contin-
9	ued refinement in the application of the model
10	by the use of additional data as it becomes avail-
11	able.
12	"(B) ON-LOCATION TESTING.—The Commis-
13	sion shall issue an order completing its rule-
14	making proceeding in ET Docket No. 06–94
15	within 180 days after the date of enactment of
16	the Satellite Television Extension and Localism
17	Act of 2009. In conducting such rulemaking, the
18	Commission shall seek ways to minimize con-
19	sumer burdens associated with on-location test-
20	ing.";
21	(B) by striking paragraph $(4)(A)$ and in-
22	serting the following:
23	"(A) IN GENERAL.—If a subscriber's request
24	for a waiver under paragraph (2) is rejected and
25	the subscriber submits to the subscriber's satellite

1	carrier a request for a test verifying the sub-
2	scriber's inability to receive a signal of the sig-
3	nal intensity referenced in clause (i) of sub-
4	section $(a)(2)(D)$ , the satellite carrier and the
5	network station or stations asserting that the re-
6	transmission is prohibited with respect to that
7	subscriber shall select a qualified and inde-
8	pendent person to conduct the test referenced in
9	such clause. Such test shall be conducted within
10	30 days after the date the subscriber submits a
11	request for the test. If the written findings and
12	conclusions of a test conducted in accordance
13	with such clause demonstrate that the subscriber
14	does not receive a signal that meets or exceeds
15	the requisite signal intensity standard in such
16	clause, the subscriber shall not be denied the re-
17	transmission of a signal of a network station
18	under section 119 of title 17, United States
19	Code.";
20	(C) in paragraph $(4)(B)$ , by striking "the
21	signal intensity" and all that follows through
22	"United States Code" and inserting "such req-
23	uisite signal intensity standard"; and

24 (D) in paragraph (4)(E), by striking
25 "Grade B intensity".

(c) SECTION 340.—Section 340(i) of such Act (47
 U.S.C. 340(i)) is amended by striking paragraph (4).

# 3 SEC. 5. APPLICATION PENDING COMPLETION OF 4 RULEMAKINGS.

5 (a) IN GENERAL.—Between the date of enactment of this Act and the adoption of rules by the Federal Commu-6 7 nications Commission pursuant to the amendments to the 8 Communications Act of 1934 made by sections 3 and 4 of 9 this Act, the Federal Communications Commission shall fol-10 low its rules and regulations promulgated pursuant to sections 338, 339, and 340 of the Communications Act of 1934 11 as in effect on the day before the date of enactment of this 12 13 Act.

(b) TRANSLATOR STATIONS AND LOW POWER TELE-14 15 VISION STATIONS.—Notwithstanding subsection (a), for purposes of determining whether a subscriber within the 16 local market served by a translator station or a low power 17 television station affiliated with a television network is eli-18 gible to receive distant signals under section 339 of such 19 Act, the Federal Communications Commission shall follow 20 21 its rules and regulations for determining such subscriber's 22 eligibility as in effect on the day before the date of enact-23 ment of this Act until the date on which the translator sta-24 tion or low power television station is licensed to broadcast 25 a digital signal.

1	(c) DEFINITIONS.—As used in this Act:
2	(1) LOCAL MARKET; LOW POWER T

2	(1) LOCAL MARKET; LOW POWER TELEVISION
3	STATION; SATELLITE CARRIER; SUBSCRIBER; TELE-
4	VISION BROADCAST STATION.—The terms 'local mar-
5	ket", "low power television station", "satellite car-
6	rier", "subscriber", and "television broadcast station"
7	have the meanings given such terms in section 338(k)
8	of the Communications Act of 1934.
9	(2) Network station; television network.—
10	The terms "network station" and "television network"
11	have the meanings given such terms in section $339(d)$
12	of such Act.
13	SEC. 6. SAVINGS CLAUSE REGARDING DEFINITIONS.
14	Nothing in this Act or the amendments made by this
15	Act shall be construed to affect the definitions of "program
16	related" and "primary video" in the Communications Act
17	of 1934 or in any regulations promulgated pursuant to such
	of 1954 of th any regulations promatgated parsault to such
18	Act by the Federal Communications Commission.
	Act by the Federal Communications Commission.
19	Act by the Federal Communications Commission. SEC. 7. NONDISCRIMINATION IN CARRIAGE OF HIGH DEFI-
19 20	Act by the Federal Communications Commission. SEC. 7. NONDISCRIMINATION IN CARRIAGE OF HIGH DEFI- NITION DIGITAL SIGNALS OF NONCOMMER-
19 20 21	Act by the Federal Communications Commission. SEC. 7. NONDISCRIMINATION IN CARRIAGE OF HIGH DEFI- NITION DIGITAL SIGNALS OF NONCOMMER- CIAL EDUCATIONAL TELEVISION STATIONS.

"(5) NONDISCRIMINATION IN CARRIAGE OF HIGH
 DEFINITION SIGNALS OF NONCOMMERCIAL EDU CATIONAL TELEVISION STATIONS.—

4 "(A) EXISTING CARRIAGE OF HIGH DEFINI-5 TION SIGNALS.—Each eligible satellite carrier 6 providing, under section 122 of title 17, United 7 States Code, any secondary transmissions in 8 high definition to subscribers located within the 9 local market of a television broadcast station of 10 a primary transmission made by that station 11 prior to the date of enactment of the Satellite 12 Television Extension and Localism Act of 2009 13 shall carry the high definition signals of quali-14 fied noncommercial educational television sta-15 tions located within that local market in accord-16 ance with the following schedule: 17 "(i) By December 31, 2010, in at least

17 (i) By December 31, 2010, in at least
18 50 percent of the markets in which such sat19 ellite carrier provides such secondary trans20 missions in high definition.

21 "(ii) By December 31, 2011, in every
22 market in which such satellite carrier pro23 vides such secondary transmissions in high
24 definition.

1	"(B) New initiation of service.—Each
2	eligible satellite carrier that initiates the provi-
3	sion, under section 122 of title 17, United States
4	Code, of any secondary transmissions in high
5	definition to subscribers located within the local
6	market of a television broadcast station of a pri-
7	mary transmission made by that station after
8	the date of enactment of the Satellite Television
9	Extension and Localism Act of 2009 shall carry
10	the high definition signals of all qualified non-
11	commercial educational television stations lo-
12	cated within that local market.".
13	(b) DEFINITIONS.—Section 338(k) of such Act (47
14	U.S.C. 338(k)) is amended—
15	(1) by redesignating paragraphs $(2)$ through $(8)$
16	as paragraphs (3) through (9), respectively;
17	(2) by inserting after paragraph $(1)$ the fol-
18	lowing new paragraph:
19	"(2) Eligible satellite carrier.—The term
20	'eligible satellite carrier' means any satellite carrier
21	that is not a party to a carriage contract with a
22	qualified noncommercial educational television sta-
23	tion or its representative that—
24	"(A) governs carriage of more than 30 such
25	stations; and

1	((B) is in force and effect as of the date of
2	enactment of the Satellite Television Extension
3	and Localism Act of 2009.";
4	(3) by redesignating paragraphs $(6)$ through $(9)$
5	(as previously redesignated) as paragraphs (7)
6	through (10), respectively; and
7	(4) by inserting after paragraph (5) (as so redes-
8	ignated) the following new paragraph:
9	"(6) Qualified noncommercial educational
10	TELEVISION STATION.—The term 'qualified non-
11	commercial educational television station' has the
12	meaning given such term in section $615(l)(1)$ of this
10	A 1 ??
13	Act.".
13 14	Act.". SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF
14	SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF
14 15	SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS.
14 15 16	SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS. (a) STUDY.—The Comptroller General shall conduct a
14 15 16 17	<ul> <li>SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS.</li> <li>(a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car-</li> </ul>
14 15 16 17 18	SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS. (a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car- riage requirements currently imposed on multichannel
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	<ul> <li>SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS.</li> <li>(a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car- riage requirements currently imposed on multichannel video programming distributors under the Communications</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS.</li> <li>(a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car- riage requirements currently imposed on multichannel video programming distributors under the Communications Act of 1934 (47 U.S.C. 151 et seq.) and the regulations pro-</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS. (a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car- riage requirements currently imposed on multichannel video programming distributors under the Communications Act of 1934 (47 U.S.C. 151 et seq.) and the regulations pro- mulgated by the Federal Communications Commission that
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>SEC. 8. REPORT ON COMMUNICATIONS IMPLICATIONS OF STATUTORY LICENSING MODIFICATIONS.</li> <li>(a) STUDY.—The Comptroller General shall conduct a study that analyzes and evaluates the changes to the car- riage requirements currently imposed on multichannel video programming distributors under the Communications Act of 1934 (47 U.S.C. 151 et seq.) and the regulations pro- mulgated by the Federal Communications Commission that would be required or beneficial to consumers, and such other</li> </ul>

and 122 of title 17, United States Code. Among other
 things, the study shall consider the impact such a phase out and related changes to carriage requirements would
 have on consumer prices and access to programming.

5 (b) REPORT.—Not later than 12 months after the date 6 of enactment of this Act, the Comptroller General shall re-7 port to the Senate Committee on Commerce, Science, and 8 Transportation and the House of Representatives Com-9 mittee on Energy and Commerce the results of the study, 10 including any recommendations for legislative or adminis-11 trative actions.

#### 12 SEC. 9. LOCAL NETWORK CHANNEL BROADCAST REPORTS.

(a) IN GENERAL.—Beginning 6 months after the date
of enactment of this Act, each satellite carrier shall submit
a report to the Federal Communications Commission setting forth—

17 (1) each local market in which it provides sig18 nals of 1 or more network stations licensed to provide
19 signals in that market;

20 (2) detailed information regarding the use of sat21 ellite capacity for the provision of local signals into
22 local markets;

23 (3) each local market in which it has commenced
24 providing such signals in the 6-month period covered
25 by the report; and

1 (4) each local market in which it has ceased to 2 provide such signals in the 6-month period covered by 3 the report. 4 (b) FCC STUDY.—As soon as practicable after the date 5 of enactment of this Act, the Federal Communications Commission shall initiate a study of— 6 7 (1) incentives that would induce a satellite car-8 rier to provide the signals of 1 or more television sta-9 tions licensed to provide signals in local markets in 10 which the satellite carrier does not provide such sig-11 nals; and 12 (2) the economic and satellite capacity condi-13 tions affecting delivery of local signals by satellite 14 carriers to these markets. (c) REPORT.—Within 1 year after the date of enact-

(c) REPORT.—Within 1 year after the date of enactment of this Act, the Commission shall submit a report to
the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on
Energy and Commerce containing its findings, conclusions,
and recommendations.

(d) DEFINITIONS.—In this section, the terms "local
market", "network station", "satellite carrier", and "television network" have the meaning given such terms in section 339(d) of the Communications Act of 1934 (47 U.S.C.
339(d)).

1	SEC. 10. STATE PUBLIC AFFAIRS BROADCASTS.
2	Section 335(b) of the Communications Act of 1934 (47
3	U.S.C. 335(b)) is amended—
4	(1) by inserting "State Public Affairs," after
5	"Educational," in the heading;
6	(2) by striking paragraph $(1)$ and inserting the
7	following:
8	"(1) Channel capacity required.—
9	"(A) Except as provided in subparagraph
10	(B), the Commission shall require, as a condition
11	of any provision, initial authorization, or au-
12	thorization renewal for a provider of direct
13	broadcast satellite service providing video pro-
14	gramming, that the provider of such service re-
15	serve a portion of its channel capacity, equal to
16	not less than 4 percent nor more than 7 percent,
17	exclusively for noncommercial programming of
18	an educational or informational nature.
19	"(B) The Commission shall require, as a
20	condition of any provision, initial authorization,
21	or authorization renewal for a qualified satellite
22	provider of direct broadcast satellite service pro-
23	viding video programming, that such provider
24	reserve a portion of its channel capacity, equal
25	to not less than 3.5 percent nor more than 7 per-
26	cent, exclusively for noncommercial program-

1	ming of an educational or informational na-
2	ture."; and
3	(3) by adding at the end of paragraph (5) the
4	following:
5	"(C) The term 'qualified satellite provider'
6	means any provider of direct broadcast satellite
7	service that—
8	"(i) provides the retransmission of the
9	State public affairs networks of at least 15
10	different States;
11	"(ii) offers the programming of State
12	public affairs networks upon reasonable
13	prices, terms, and conditions as determined
14	by the Commission under paragraph (4) of
15	this subsection; and
16	"(iii) does not delete any noncommer-
17	cial programming of an educational or in-
18	formational nature in connection with the
19	carriage of a State public affairs network.
20	"(D) The term 'State public affairs network'
21	means a non-commercial non-broadcast network
22	or a noncommercial educational television sta-
23	tion—

1	"(i) whose programming consists of in-
2	formation about State government delibera-
3	tions and public policy events; and
4	"(ii) that is operated by—
5	"(I) a State government;
6	((II) an organization described in
7	section 501(c)(3) of the Internal Rev-
8	enue Code of 1986 that is exempt from
9	taxation under section 501(a) of such
10	Code and that is governed by an inde-
11	pendent board of directors; or
12	"(III) a cable system.".
1.0	

13 SEC. 11. SEVERABILITY.

14 If any provision of this Act, an amendment made by 15 this Act, or the application of such provision or amendment 16 to any person or circumstance is held to be unconstitu-17 tional, the remainder of this Act, the amendments made by 18 this Act, and the application of such provisions to any per-19 son or circumstance shall not be affected thereby.

Calendar No. 709

111TH CONGRESS S. 2764

# A BILL

To reauthorize the Satellite Home Viewer Extension and Reauthorization Act of 2004, and for other purposes.

December 17, 2010

Reported with an amendment