# <sup>113TH CONGRESS</sup> 2D SESSION H.R. 5728

## **AN ACT**

- To amend the Communications Act of 1934 and title 17, United States Code, to extend expiring provisions relating to the retransmission of signals of television broadcast stations, 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,

### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "STELA Reauthorization Act of 2014".
- 4 (b) TABLE OF CONTENTS.—The table of contents for

### 5 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. No additional appropriations authorized.

### TITLE I—COMMUNICATIONS PROVISIONS

- Sec. 101. Extension of authority.
- Sec. 102. Modification of television markets to further consumer access to relevant television programming.
- Sec. 103. Consumer protections in retransmission consent.
- Sec. 104. Delayed application of JSA attribution rule.
- Sec. 105. Deletion or repositioning of stations during certain periods.
- Sec. 106. Repeal of integration ban.
- Sec. 107. Report on communications implications of statutory licensing modifications.
- Sec. 108. Local network channel broadcast reports.
- Sec. 109. Report on designated market areas.
- Sec. 110. Update to cable rates report.
- Sec. 111. Administrative reforms to effective competition petitions.
- Sec. 112. Definitions.

### TITLE II—COPYRIGHT PROVISIONS

- Sec. 201. Reauthorization.
- Sec. 202. Termination of license.
- Sec. 203. Local service area of a primary transmitter.
- Sec. 204. Market determinations.

### TITLE III—SEVERABILITY

Sec. 301. Severability.

### 6 SEC. 2. NO ADDITIONAL APPROPRIATIONS AUTHORIZED.

- 7 No additional funds are authorized to carry out this
- 8 Act, or the amendments made by this Act. This Act, and
- 9 the amendments made by this Act, shall be carried out
- 10 using amounts otherwise authorized or appropriated.

### **TITLE I—COMMUNICATIONS PROVISIONS** 2

3 SEC. 101. EXTENSION OF AUTHORITY.

1

Section 325(b) of the Communications Act of 1934 4 5 (47 U.S.C. 325(b)) is amended—

6 (1) in paragraph (2)(C), by striking "December 7 31, 2014" and inserting "December 31, 2019"; and 8 (2) in paragraph (3)(C), by striking "January 9 1, 2015" each place it appears and inserting "Janu-10 ary 1, 2020".

11 SEC. 102. MODIFICATION OF TELEVISION MARKETS TO 12 FURTHER CONSUMER ACCESS TO RELEVANT 13 **TELEVISION PROGRAMMING.** 

14 (a) IN GENERAL.—Section 338 of the Communications Act of 1934 (47 U.S.C. 338) is amended by adding 15 at the end the following: 16

17 "(1) MARKET DETERMINATIONS.—

18 "(1) IN GENERAL.—Following a written re-19 quest, the Commission may, with respect to a par-20 ticular commercial television broadcast station, in-21 clude additional communities within its local market 22 or exclude communities from such station's local 23 market to better effectuate the purposes of this sec-24 tion.

1	"(2) Considerations.—In considering re-
2	quests filed under paragraph (1), the Commission—
3	"(A) may determine that particular com-
4	munities are part of more than one local mar-
5	ket; and
6	"(B) shall afford particular attention to
7	the value of localism by taking into account
8	such factors as—
9	"(i) whether the station, or other sta-
10	tions located in the same area—
11	"(I) have been historically carried
12	on the cable system or systems within
13	such community; or
14	"(II) have been historically car-
15	ried on the satellite carrier or carriers
16	serving such community;
17	"(ii) whether the television station
18	provides coverage or other local service to
19	such community;
20	"(iii) whether modifying the local
21	market of the television station would pro-
22	mote consumers' access to television broad-
23	cast station signals that originate in their
24	State of residence;

5

	0
1	"(iv) whether any other television sta-
2	tion that is eligible to be carried by a sat-
3	ellite carrier in such community in fulfill-
4	ment of the requirements of this section
5	provides news coverage of issues of concern
6	to such community or provides carriage or
7	coverage of sporting and other events of
8	interest to the community; and
9	"(v) evidence of viewing patterns in
10	households that subscribe and do not sub-
11	scribe to the services offered by multi-
12	channel video programming distributors
13	within the areas served by such multi-
14	channel video programming distributors in
15	such community.
16	"(3) CARRIAGE OF SIGNALS.—
17	"(A) CARRIAGE OBLIGATION.—A market
18	determination under this subsection shall not
19	create additional carriage obligations for a sat-
20	ellite carrier if it is not technically and economi-
21	cally feasible for such carrier to accomplish
22	such carriage by means of its satellites in oper-
23	ation at the time of the determination.
24	"(B) DELETION OF SIGNALS.—A satellite
25	carrier shall not delete from carriage the signal

of a commercial television broadcast station 1 2 during the pendency of any proceeding under 3 this subsection. "(4) DETERMINATIONS.—Not later than 120 4 5 days after the date that a written request is filed 6 under paragraph (1), the Commission shall grant or 7 deny the request. "(5) NO EFFECT ON ELIGIBILITY TO RECEIVE 8 9 DISTANT SIGNALS .- No modification of a commer-10 cial television broadcast station's local market pursu-11 ant to this subsection shall have any effect on the 12 eligibility of households in the community affected 13 by such modification to receive distant signals pur-14 suant to section 339, notwithstanding subsection 15 (h)(1) of this section.". 16 (b) CONFORMING AMENDMENTS.—Section 17 614(h)(1)(C) of the Communications Act of 1934 (47) U.S.C. 534(h)(1)(C)) is amended— 18 19 (1) in clause (ii)— 20 (A) in subclause (I), by striking "community" and inserting "community or on the sat-21 22 ellite carrier or carriers serving such commu-23 nity"; 24 (B) by redesignating subclauses (III) and 25 (IV) as subclauses (IV) and (V), respectively;

6

	-
1	(C) by inserting after subclause (II) the
2	following:
3	"(III) whether modifying the market
4	of the television station would promote
5	consumers' access to television broadcast
6	station signals that originate in their State
7	of residence;"; and
8	(D) by amending subclause (V), as redesig-
9	nated, to read as follows:
10	"(V) evidence of viewing patterns in
11	households that subscribe and do not sub-
12	scribe to the services offered by multi-
13	channel video programming distributors
14	within the areas served by such multi-
15	channel video programming distributors in
16	such community."; and
17	(2) by moving the margin of clause (iv) 2 ems
18	to the left.
19	(c) Market Modification Process.—The Com-
20	mission shall make information available to consumers on
21	its website that explains the market modification process,
22	including—
23	(1) who may petition to include additional com-
24	munities within, or exclude communities from, a—

1	(A) local market (as defined in section
2	122(j) of title 17, United States Code); or
3	(B) television market (as determined under
4	section $614(h)(1)(C)$ of the Communications
5	Act of 1934 (47 U.S.C. $534(h)(1)(C))$ ; and
6	(2) the factors that the Commission takes into
7	account when responding to a petition described in
8	paragraph (1).
9	(d) Implementation.—
10	(1) DEADLINE FOR REGULATIONS.—Not later
11	than 9 months after the date of the enactment of
12	this Act, the Commission shall promulgate regula-
13	tions to implement this section and the amendments
14	made by this section.
15	(2) MATTERS FOR CONSIDERATION.—As part of
16	the rulemaking required by paragraph (1), the Com-
17	mission shall ensure that procedures for the filing
18	and consideration of a written request under sec-
19	tions $338(l)$ and $614(h)(1)(C)$ of the Communica-
20	tions Act of 1934 (47 U.S.C. 338(l); 534(h)(1)(C))
21	fully effectuate the purposes of the amendments
22	made by this section, and update what it considers
23	to be a community for purposes of a modification of
24	a market under section $338(l)$ or $614(h)(1)(C)$ of
25	the Communications Act of 1934.

1	SEC. 103. CONSUMER PROTECTIONS IN RETRANSMISSION
2	CONSENT.
3	(a) Joint Retransmission Consent Negotia-
4	TIONS.—Section 325(b)(3)(C) of the Communications Act
5	of 1934 (47 U.S.C. 325(b)(3)(C)) is amended—
6	(1) in clause (ii), by striking "and" at the end;
7	(2) in clause (iii), by striking the period at the
8	end and inserting a semicolon; and
9	(3) by adding at the end the following:
10	"(iv) prohibit a television broadcast station
11	from coordinating negotiations or negotiating on a
12	joint basis with another television broadcast station
13	in the same local market (as defined in section
14	122(j) of title 17, United States Code) to grant re-
15	transmission consent under this section to a multi-
16	channel video programming distributor, unless such

17 stations are directly or indirectly under common de
18 jure control permitted under the regulations of the
19 Commission; and".

20 (b) PROTECTIONS FOR SIGNIFICANTLY VIEWED AND OTHER TELEVISION SIGNALS.—Section 325(b)(3)(C) of 21 22 the Communications Act of 1934 (47)U.S.C. 325(b)(3)(C)) is further amended by adding at the end 23 the following: 24

25 "(v) prohibit a television broadcast station from
26 limiting the ability of a multichannel video program•HR 5728 EH

1 ming distributor to carry into the local market (as 2 defined in section 122(j) of title 17, United States 3 Code) of such station a television signal that has 4 been deemed significantly viewed, within the mean-5 ing of section 76.54 of title 47, Code of Federal 6 Regulations, or any successor regulation, or any 7 other television broadcast signal such distributor is 8 authorized to carry under section 338, 339, 340, or 9 614 of this Act, unless such stations are directly or 10 indirectly under common de jure control permitted 11 by the Commission.".

(c) GOOD FAITH.—Not later than 9 months after the
date of the enactment of this Act, the Commission shall
commence a rulemaking to review its totality of the circumstances test for good faith negotiations under clauses
(ii) and (iii) of section 325(b)(3)(C) of the Communications Act of 1934 (47 U.S.C. 325(b)(3)(C)).

18 (d) MARGIN CORRECTIONS.—Section 325(b) of the
19 Communications Act of 1934 (47 U.S.C. 325(b)) is fur20 ther amended—

- (1) in paragraph (3)(C), by moving the margin
  of clause (iii) 4 ems to the left; and
- 23 (2) by moving the margin of paragraph (7) 224 ems to the left.

(e) DEADLINE FOR REGULATIONS.—Not later than
 9 months after the date of the enactment of this Act, the
 3 Commission shall promulgate regulations to implement
 4 the amendments made by this section.

### 5 SEC. 104. DELAYED APPLICATION OF JSA ATTRIBUTION 6 RULE.

7 A party to a joint sales agreement (as defined in Note 8 2(k) to section 73.3555 of title 47, Code of Federal Regu-9 lations) that is in effect on the effective date of the amend-10 ment to Note 2(k)(2) to such section made by the Further Notice of Proposed Rulemaking and Report and Order 11 adopted by the Commission on March 31, 2014 (FCC 14-12 13 28), shall not be considered to be in violation of the ownership limitations of such section by reason of the applica-14 15 tion of the rule in such Note 2(k)(2) (as so amended) to such agreement before the date that is 6 months after the 16 17 end of the period specified by the Commission in such Report and Order for such a party to come into compliance 18 with such ownership limitations. 19

### 20 SEC. 105. DELETION OR REPOSITIONING OF STATIONS DUR-

21

### ING CERTAIN PERIODS.

(a) IN GENERAL.—Section 614(b)(9) of the Communications Act of 1934 (47 U.S.C. 534(b)(9)) is amended
by striking the second sentence.

1 (b) REVISION OF RULES.—Not later than 90 days 2 after the date of the enactment of this Act, the Commis-3 sion shall revise section 76.1601 of its rules (47 CFR 4 76.1601) and any note to such section by removing the 5 prohibition against deletion or repositioning of a local 6 commercial television station during a period in which 7 major television ratings services measure the size of audi-8 ences of local television stations.

### 9 SEC. 106. REPEAL OF INTEGRATION BAN.

(a) TERMINATION OF EFFECTIVENESS.—The second
sentence of section 76.1204(a)(1) of title 47, Code of Federal Regulations, terminates effective on the date that is
1 year after the date of the enactment of this Act.

(b) REMOVAL FROM RULES.—Not later than 545
days after the date of the enactment of this Act, the Commission shall complete all actions necessary to remove the
sentence described in subsection (a) from its rules.

(c) PRESERVATION OF WAIVERS.—Any waiver of section 76.1204(a)(1) of title 47, Code of Federal Regulations, in effect as of the date of the enactment of this
Act or granted after such date shall be extended through
December 31, 2015.

23 (d) WORKING GROUP.—

24 (1) IN GENERAL.—Not later than 45 days after
25 the date of the enactment of this Act, the Chairman

1	of the Commission shall establish a working group
2	of technical experts representing a wide range of
3	stakeholders, to identify, report, and recommend
4	performance objectives, technical capabilities, and
5	technical standards of a not unduly burdensome,
6	uniform, and technology- and platform-neutral soft-
7	ware-based downloadable security system designed to
8	promote the competitive availability of navigation de-
9	vices in furtherance of section 629 of the Commu-
10	nications Act of 1934 (47 U.S.C. 549).
11	(2) Report.—Not later than 9 months after
12	the date of the enactment of this Act, the working
13	group shall file a report with the Commission on its
14	work under paragraph (1).
15	(3) Commission Assistance.—The Chairman
16	of the Commission may appoint a member of the
17	Commission's staff—
18	(A) to moderate and direct the work of the
19	working group under this subsection; and
20	(B) to provide technical assistance to mem-
21	bers of the working group, as appropriate.
22	(4) INITIAL MEETING.—The initial meeting of
23	the working group shall take place not later than 90
24	days after the date of the enactment of this Act.

### 1 SEC. 107. REPORT ON COMMUNICATIONS IMPLICATIONS OF

2

### STATUTORY LICENSING MODIFICATIONS.

3 (a) STUDY.—The Comptroller General of the United States shall conduct a study that analyzes and evaluates 4 5 the changes to the carriage requirements currently imposed on multichannel video programming distributors 6 7 under the Communications Act of 1934 (47 U.S.C. 151 8 et seq.) and the regulations promulgated by the Commission that would be required or beneficial to consumers, 9 10 and such other matters as the Comptroller General con-11 siders appropriate, if Congress implemented a phase-out of the current statutory licensing requirements set forth 12 13 under sections 111, 119, and 122 of title 17, United States Code. Among other things, the study shall consider 14 the impact such a phase-out and related changes to car-15 riage requirements would have on consumer prices and ac-16 cess to programming. 17

18 (b) REPORT.—Not later than 18 months after the 19 date of the enactment of this Act, the Comptroller General 20shall submit to the appropriate congressional committees 21 a report on the results of the study conducted under sub-22 section (a), including any recommendations for legislative 23 or administrative actions. Such report shall also include 24 a discussion of any differences between such results and the results of the study conducted under section 303 of 25

1	the Satellite Television Extension and Localism Act of
2	2010 (124 Stat. 1255).
3	SEC. 108. LOCAL NETWORK CHANNEL BROADCAST RE-
4	PORTS.
5	(a) REQUIREMENT.—
6	(1) IN GENERAL.—On the 270th day after the
7	date of the enactment of this Act, and on each suc-
8	ceeding anniversary of such 270th day, each satellite
9	carrier shall submit an annual report to the Com-
10	mission setting forth—
11	(A) each local market in which it—
12	(i) retransmits signals of 1 or more
13	television broadcast stations with a com-
14	munity of license in that market;
15	(ii) has commenced providing such
16	signals in the preceding 1-year period; and
17	(iii) has ceased to provide such signals
18	in the preceding 1-year period; and
19	(B) detailed information regarding the use
20	and potential use of satellite capacity for the re-
21	transmission of local signals in each local mar-
22	ket.
23	(2) TERMINATION.—The requirement under
24	paragraph (1) shall cease after each satellite carrier
25	has submitted 5 reports under such paragraph.

1 (b) DEFINITIONS.—In this section—

2 (1) the terms "local market" and "satellite car3 rier" have the meaning given such terms in section
4 339(d) of the Communications Act of 1934 (47)
5 U.S.C. 339(d)); and

6 (2) the term "television broadcast station" has
7 the meaning given such term in section 325(b)(7) of
8 the Communications Act of 1934 (47 U.S.C.
9 325(b)(7)).

### 10 SEC. 109. REPORT ON DESIGNATED MARKET AREAS.

(a) IN GENERAL.—Not later than 18 months after
the date of the enactment of this Act, the Commission
shall submit to the appropriate congressional committees
a report that contains—

15 (1) an analysis of—

16 (A) the extent to which consumers in each 17 local market have access to broadcast program-18 ming from television broadcast stations located 19 outside their local market, including through 20 carriage by cable operators and satellite carriers 21 of signals that are significantly viewed (within 22 the meaning of section 340 of the Communica-23 tions Act of 1934 (47 U.S.C. 340)); and

24 (B) whether there are technologically and25 economically feasible alternatives to the use of

1	designated market areas to define markets that
2	would provide consumers with more program-
3	ming options and the potential impact such al-
4	ternatives could have on localism and on broad-
5	cast television locally, regionally, and nationally;
6	and
7	(2) recommendations on how to foster increased
8	localism in counties served by out-of-State des-
9	ignated market areas.
10	(b) Considerations for Fostering Increased
11	LOCALISM.—In making recommendations under sub-
12	section (a)(2), the Commission shall consider—
13	(1) the impact that designated market areas
14	that cross State lines have on access to local pro-
15	gramming;
16	(2) the impact that designated market areas
17	have on local programming in rural areas; and
18	(3) the state of local programming in States
19	served exclusively by out-of-State designated market
20	areas.
21	SEC. 110. UPDATE TO CABLE RATES REPORT.
21 22	<b>SEC. 110. UPDATE TO CABLE RATES REPORT.</b> Section 623(k) of the Communications Act of 1934

18 19 20 21	comparable information is published in such re- port.". SEC. 111. ADMINISTRATIVE REFORMS TO EFFECTIVE COM-
18	
	comparable information is published in such re-
1,	
17	manner substantially similar to the way other
16	lish information under this paragraph in a
15	"(B) FORM.—The Commission shall pub-
14	systems in compensation under section 325.
13	aggregate average total amount paid by cable
12	include in its report under paragraph $(1)$ the
11	"(A) IN GENERAL.—The Commission shall
10	"(2) Inclusion in Annual Report.—
9	ject to such effective competition.
8	systems that the Commission has found are not sub-
7	petition under subsection $(a)(2)$ compared with cable
6	Commission has found are subject to effective com-
5	units, and other equipment of cable systems that the
4	gramming, and for converter boxes, remote control
3	rates for basic cable service and other cable pro-
2	nually publish statistical reports on the average
	"(1) IN GENERAL.—The Commission shall an-

"(o) STREAMLINED PETITION PROCESS FOR SMALL
 CABLE OPERATORS.—

3 "(1) IN GENERAL.—Not later than 180 days
4 after the date of the enactment of this subsection,
5 the Commission shall complete a rulemaking to es6 tablish a streamlined process for filing of an effec7 tive competition petition pursuant to this section for
8 small cable operators, particularly those who serve
9 primarily rural areas.

"(2) CONSTRUCTION.—Nothing in this subsection shall be construed to have any effect on the
duty of a small cable operator to prove the existence
of effective competition under this section.

14 "(3) DEFINITION OF SMALL CABLE OPER15 ATOR.—In this subsection, the term 'small cable op16 erator' has the meaning given the term in subsection
17 (m)(2).".

18 SEC. 112. DEFINITIONS.

19 In this title:

20 (1) APPROPRIATE CONGRESSIONAL COMMIT21 TEES.—The term "appropriate congressional com22 mittees" means the Committee on Energy and Com23 merce and the Committee on the Judiciary of the
24 House of Representatives and the Committee on

1	Commerce, Science, and Transportation and the
2	Committee on the Judiciary of the Senate.
3	(2) Commission.—The term "Commission"
4	means the Federal Communications Commission.
5	TITLE II—COPYRIGHT
6	PROVISIONS
7	SEC. 201. REAUTHORIZATION.
8	Chapter 1 of title 17, United States Code, is amend-
9	ed—
10	(1) in section $111(d)(3)$ —
11	(A) in the matter preceding subparagraph
12	(A), by striking "clause" and inserting "para-
13	graph"; and
14	(B) in subparagraph (B), by striking
15	"clause" and inserting "paragraph"; and
16	(2) in section 119—
17	(A) in subsection $(c)(1)(E)$ , by striking
18	"2014" and inserting "2019"; and
19	(B) in subsection (e), by striking "2014"
20	and inserting "2019".
21	SEC. 202. TERMINATION OF LICENSE.
22	(a) IN GENERAL.—Section 119 of title 17, United
23	States Code, as amended in section 201, is amended by

"(h) TERMINATION OF LICENSE.—This section shall
 cease to be effective on December 31, 2019.".

3 (b) CONFORMING AMENDMENT.—Section 107(a) of
4 the Satellite Television Extension and Localism Act of
5 2010 (17 U.S.C. 119 note) is repealed.

6 SEC. 203. LOCAL SERVICE AREA OF A PRIMARY TRANS7 MITTER.

8 Section 111(f)(4) of title 17, United States Code, is9 amended, in the second sentence—

10 (1) by inserting "as defined by the rules and
11 regulations of the Federal Communications Commis12 sion," after "television station,";

13 (2) by striking "comprises the area within 35 14 miles of the transmitter site, except that" and in-15 serting "comprises the designated market area, as 16 defined in section 122(j)(2)(C), that encompasses 17 the community of license of such station and any 18 community that is located outside such designated 19 market area that is either wholly or partially within 20 35 miles of the transmitter site or,"; and

(3) by striking "the number of miles shall be 20
miles" and inserting "wholly or partially within 20
miles of such transmitter site".

22

### 1 SEC. 204. MARKET DETERMINATIONS.

2 Section 122(j)(2) of title 17, United States Code, is
3 amended—

4	(1) by moving the margins of subparagraphs
5	(B), (C), and (D) 2 ems to the left; and
6	(2) by adding at the end the following:
7	"(E) MARKET DETERMINATIONS.—The
8	local market of a commercial television broad-
9	cast station may be modified by the Federal
10	Communications Commission in accordance
11	with section 338(l) of the Communications Act
12	of 1934 (47 U.S.C. 338).".

### 13 **TITLE III—SEVERABILITY**

### 14 SEC. 301. SEVERABILITY.

15 If any provision of this Act, an amendment made by 16 this Act, or the application of such provision or amend-17 ment to any person or circumstance is held to be unconsti-18 tutional, the remainder of this Act, the amendments made 19 by this Act, and the application of such provision or 1 amendment to any person or circumstance shall not be af-

2 fected thereby.

Passed the House of Representatives November 19, 2014.

Attest:

Clerk.

# 113TH CONGRESS H. R. 5728

# AN ACT

To amend the Communications Act of 1934 and title 17, United States Code, to extend expiring provisions relating to the retransmission of signals of television broadcast stations, and for other purposes.