## Union Calendar No.

116TH CONGRESS 1ST SESSION

## H.R. 5035

[Report No. 116-]

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

## IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 12, 2019

Mr. MICHAEL F. DOYLE of Pennsylvania introduced the following bill; which was referred to the Committee on Energy and Commerce

NOVEMBER --, 2019

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

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

[For text of introduced bill, see copy of bill as introduced on November 12, 2019]

## A BILL

To amend the Communications Act of 1934 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,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Television Viewer Pro-
5	tection Act of 2019".
6	SEC. 2. EXTENSION OF AUTHORITY.
7	Section 325(b) of the Communications Act of 1934 (47
8	U.S.C. 325(b)) is amended—
9	(1) in paragraph (2)(C), by striking "December
10	31, 2019" and inserting "the expiration date, if any,
11	described in section 119(h) of title 17, United States
12	Code"; and
13	(2) in paragraph (3)(C), by striking "until Jan-
14	uary 1, 2020," each place it appears.
15	SEC. 3. SATISFACTION OF GOOD FAITH NEGOTIATION RE-
16	QUIREMENT BY MULTICHANNEL VIDEO PRO-
17	GRAMMING DISTRIBUTORS.
18	(a) Satisfaction of Good Faith Negotiation Re-
19	QUIREMENT.—Section 325(b)(3)(C) of the Communications
20	Act of 1934 (47 U.S.C. 325(b)(3)(C)) is amended—
21	(1) in clause (iv), by striking "; and" and in-
22	serting a semicolon;
23	(2) in clause (v), by striking the period at the
24	end and inserting "; and"; and
25	(3) by adding at the end the following:

1	"(vi) not later than 90 days after the date of the
2	enactment of the Television Viewer Protection Act of
3	2019, specify that—
4	"(I) a multichannel video programming
5	distributor may satisfy its obligation to negotiate
6	in good faith under clause (iii) with respect to
7	a negotiation for retransmission consent under
8	this section with a large station group by desig-
9	nating a qualified MVPD buying group to nego-
10	tiate on its behalf, so long as the qualified
11	MVPD buying group itself negotiates in good
12	faith in accordance with such clause;
13	"(II) it is a violation of the obligation to
14	negotiate in good faith under clause (iii) for the
15	qualified MVPD buying group to disclose the
16	prices, terms, or conditions of an ongoing nego-
17	tiation or the final terms of a negotiation to a
18	member of the qualified MVPD buying group
19	that is not intending, or is unlikely, to enter into
20	the final terms negotiated by the qualified
21	MVPD buying group; and
22	"(III) a large station group has an obliga-
23	tion to negotiate in good faith under clause (ii)
24	with respect to a negotiation for retransmission

1	consent under this section with a qualified
2	MVPD buying group.".
3	(b) Definitions.—Section 325(b)(7) of the Commu-
4	nications Act of 1934 (47 U.S.C. 325(b)(7)) is amended—
5	(1) in subparagraph (A), by striking "; and"
6	and inserting a semicolon;
7	(2) in subparagraph (B), by striking the period
8	at the end and inserting a semicolon; and
9	(3) by adding at the end the following:
10	"(C) 'qualified MVPD buying group' means an
11	entity that, with respect to a negotiation with a large
12	station group for retransmission consent under this
13	section—
14	"(i) negotiates on behalf of two or more
15	multichannel video programming distributors—
16	"(I) none of which is a multichannel
17	video programming distributor that serves
18	more than 500,000 subscribers nationally;
19	and
20	"(II) that do not collectively serve more
21	than 25 percent of all households served by
22	a multichannel video programming dis-
23	tributor in any single local market in which
24	the applicable large station group operates;
25	and

1	"(ii) negotiates agreements for such retrans-
2	mission consent—
3	"(I) that contain standardized contract
4	provisions, including billing structures and
5	technical quality standards, for each multi-
6	channel video programming distributor on
7	behalf of which the entity negotiates; and
8	"(II) under which the entity assumes
9	liability to remit to the applicable large sta-
10	tion group all fees received from the multi-
11	channel video programming distributors on
12	behalf of which the entity negotiates;
13	"(D) large station group' means a group of tele-
14	vision broadcast stations that—
15	"(i) are directly or indirectly under com-
16	mon de jure control permitted by the regulations
17	of the Commission;
18	"(ii) generally negotiate agreements for re-
19	transmission consent under this section as a sin-
20	gle entity; and
21	"(iii) include only television broadcast sta-
22	tions that have a national audience reach of
23	more than 20 percent;

1	"(E) 'local market' has the meaning given such
2	term in section 122(j) of title 17, United States Code;
3	and
4	``(F) 'multichannel video programming dis-
5	tributor' has the meaning given such term in section
6	602.".
7	(c) Conforming Amendments.—Section 325(b) of the
8	Communications Act of 1934 (47 U.S.C. 325(b)) is amend-
9	ed—
10	(1) in paragraph (2)—
11	(A) by inserting "and" after "1992,"; and
12	(B) by striking ", and the term local mar-
13	ket' has the meaning given that term in section
14	122(j) of such title"; and
15	(2) in paragraph (3)(C), by striking "(as defined
16	in section 122(j) of title 17, United States Code)"
17	each place it appears.
18	(d) Effective Date.—The amendments made by this
19	section, and the regulations promulgated by the Federal
20	Communications Commission under such amendments,
21	shall not take effect before January 1 of the calendar year
22	after the calendar year in which this Act is enacted.

1	SEC. 4. REQUIREMENTS RELATING TO CHARGES FOR COV-
2	ERED SERVICES.
3	(a) In General.—Part IV of title VI of the Commu-
4	nications Act of 1934 (47 U.S.C. 551 et seq.) is amended
5	by adding at the end the following:
6	"SEC. 642. REQUIREMENTS RELATING TO CHARGES FOR
7	COVERED SERVICES.
8	"(a) Consumer Rights in Sales.—
9	"(1) Right to transparency.—Before entering
10	into a contract with a consumer for the provision of
11	a covered service, a provider of a covered service shall
12	provide the consumer, by phone, in person, online, or
13	by other reasonable means, the total monthly charge
14	for the covered service, whether offered individually or
15	as part of a bundled service, selected by the consumer
16	(explicitly noting the amount of any applicable pro-
17	motional discount reflected in such charge and when
18	such discount will expire), including any related ad-
19	ministrative fees, equipment fees, or other charges, a
20	good faith estimate of any tax, fee, or charge imposed
21	by the Federal Government or a State or local govern-
22	ment (whether imposed on the provider or imposed on
23	the consumer but collected by the provider), and a
24	good faith estimate of any fee or charge that is used
25	to recover any other assessment imposed on the pro-

1	vider by the Federal Government or a State or local
2	government.
3	"(2) Right to formal notice.—A provider of
4	a covered service that enters into a contract described
5	in paragraph (1) shall, not later than 24 hours after
6	entering into the contract, send the consumer, by
7	email, online link, or other reasonably comparable
8	means, a copy of the information described in such
9	paragraph.
10	"(3) Right to cancel.—A provider of a cov-
11	ered service that enters into a contract described in
12	paragraph (1) shall permit the consumer to cancel the
13	contract, without paying early cancellation fees or
14	other disconnection fees or penalties, during the 24-
15	hour period beginning when the provider of the cov-
16	ered service sends the copy required by paragraph (2).
17	"(b) Consumer Rights in E-billing.—If a provider
18	of a covered service provides a bill to a consumer in an
19	electronic format, the provider shall include in the bill—
20	"(1) an itemized statement that breaks down the
21	total amount charged for or relating to the provision
22	of the covered service by the amount charged for the
23	provision of the service itself and the amount of all
24	related taxes, administrative fees, equipment fees, or
25	other charges;

1	"(2) the termination date of the contract for the
2	provision of the covered service entered into between
3	the consumer and the provider; and
4	"(3) the termination date of any applicable pro-
5	$motional\ discount.$
6	"(c) Consumer Rights to Accurate Equipment
7	Charges.—A provider of a covered service or fixed
8	broadband internet access service may not charge a con-
9	sumer for—
10	"(1) using covered equipment provided by the
11	consumer; or
12	"(2) renting, leasing, or otherwise providing to
13	the consumer covered equipment if—
14	"(A) the provider has not provided the
15	equipment to the consumer; or
16	"(B) the consumer has returned the equip-
17	ment to the provider, except to the extent that the
18	charge relates to the period beginning on the date
19	when the provider provided the equipment to the
20	consumer and ending on the date when the con-
21	sumer returned the equipment to the provider.
22	"(d) Definitions.—In this section:
23	"(1) Broadband internet access service.—
24	The term 'broadband internet access service' has the
25	meaning given such term in section 8.1(b) of title 47,

1	Code of Federal Regulations, or any successor regula-
2	tion.
3	"(2) Covered equipment.—The term 'covered
4	equipment' means equipment (such as a router) em-
5	ployed on the premises of a person (other than a pro-
6	vider of a covered service or fixed broadband internet
7	access service) to provide a covered service or to pro-
8	vide fixed broadband internet access service.
9	"(3) Covered service.—The term 'covered
10	service' means service provided by a multichannel
11	video programming distributer, to the extent such dis-
12	tributor is acting as a multichannel video program-
13	ming distributor.".
14	(b) Effective Date.—Section 642 of the Commu-
15	nications Act of 1934, as added by subsection (a) of this
16	section, shall apply beginning on the date that is 6 months
17	after the date of the enactment of this Act. The Federal
18	Communications Commission may grant an additional 6-
19	month extension if the Commission finds that good cause
20	exists for such an additional extension.