2007 DRAFTING REQUEST

Senate Amendment (SA-SA(LRBa0321/2)-SSA(LRBs0062/1)-SB107)

Receive	a: 04/18/200 /				Received by: n	ikunkei	
Wanted: As time permits For: Neal Kedzie (608) 266-2635				Identical to LRB:			
					By/Representing: Matt Phillips		
This file	may be shown	to any legislato	or: NO		Drafter: mkunl	kel	
May Co	ntact:				Addl. Drafters:		
Subject: Submit	Public U	Jtil telco			Extra Copies:		
	er's email: copy (CC:) to:	Sen.Kedzie	@legis.wise	consin.gov			
No spec Topic: Elimina	ific pre topic gi	ven					1 (2.4) 1 (2.4) 1 (3.4)
Instruc See Atta	tions:						
Draftin	g History:						
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required
/? /1	mkunkel 04/18/2007	kfollett 04/18/2007	nnatzke 04/18/200	07	mbarman 04/18/2007	mbarman 04/18/2007	
FE Sent	For:						

<END>

2007 DRAFTING REQUEST

Senate Amendment (SA-SA(LRBa0321/2)-SSA(LRBs0062/1)-SB107)

Received: 04/18/2007			Received by: IIIK	unkei	
Wanted: As time permits	Identical to LRB: By/Representing: Matt Phillips				
For: Neal Kedzie (608)					
This file may be shown to	any legislator: NO		Drafter: mkunkel	I	
May Contact:			Addl. Drafters:		
Subject: Public Ut	il telco		Extra Copies:		
Submit via email: YES Requester's email: Carbon copy (CC:) to:	Sen.Kedzie@legis.v	visconsin.gov			
Pre Topic: No specific pre topic give Topic: Eliminate fees	en				
Instructions: See Attached		4			
Drafting History:	***************************************			-	
<u>Vers.</u> <u>Drafted</u>] /? mkunkel	Reviewed Typed ///Sf nun 4/18	Proofed nwn/ 4/16	Submitted	<u>Jacketed</u>	Required
FE Sent For:	•	<end></end>			

Kunkel, Mark

From:

Phillips, Matt

Sent:

To:

Tuesday, April 17, 2007 2:57 PM

Kunkel, Mark

Subject:

FW: AB 207 amendment

Attachments:

LRB a0313 1

Mark:

anendred

LR a 03211 that

to as soon as that

and soon as the fee to \$2,000. I Attached is the amendment that was adopted in the Assembly Committee, which increased the fee to \$2,000. I was told by the Committee Chair's/Author's staff that this amendment will be considered in the Senate Committee as well. As such, I would like an additional amendment to this amendment that removes both the \$2,000 and the \$100 fee.

Thanks

Matt Phillips Policy Advisor Senator Neal Kedzie 11th Senate District

From:

Stolzenberg, John

Sent:

Tuesday, April 17, 2007 2:54 PM

To:

Phillips, Matt

Subject:

AB 207 amendment

Matt,

Per your request, here's the amendment with the increase in the franchise application fee from \$1,000 to \$2,000.

John



John Stolzenbera Legislative Council 266-2988

SENATE AMENDMENT, TO SENATE SUBSTITUTE AMENDMENT (LRBs0062/1), TO 2007 SENATE BILL 107

At the locations indicated, amend the substitute amendment as follows:

2 **1.** Page 5, line 9: delete "Department" and substitute "Except as provided in sub. (8) (ag), "department".

1

4

5

6

7

8

9

10

11

12

- **2.** Page 8, line 4: delete "has provided" and substitute "has been providing".
- **3.** Page 8, line 9: delete lines 9 to 11 and substitute "individually or together with its affiliates or parent company, is one of the 10 largest cable operators in the United States as determined by data collected and reported by the FCC or determined by information available to the public through a national trade association representing cable operators.".
 - **4.** Page 8, line 20: delete lines 20 to 22 and substitute:
- "(w) "Video franchise area" means the area or areas described in an application for a video service franchise under sub. (3) (d) 2.".

application fee of \$100".

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- **5.** Page 9, line 22: after "par. (c)" insert "and sub. (11)".
- 6. Page 12, line 1: delete "\$1,000" and substitute "\$2,000, or, if the applicant is applying for a modified video service franchise as required under par. (j), an
 - **7.** Page 13, line 10: delete "telecommunications utility" and substitute "large telecommunications video service provider".
 - **8.** Page 13, line 14: delete "telecommunications utility" and substitute "large telecommunications video service provider".
 - **9.** Page 14, line 6: delete "willfully and knowingly".
 - **10.** Page 14, line 12: delete the material beginning with "A revocation" and ending with "ch. 227." on line 13 and substitute "The department must, before revoking any video service franchise, afford a video service provider full due process that, at a minimum, must include a proceeding before a hearing officer during which the video service provider must be afforded the opportunity for full participation, including the right to be represented by counsel, to introduce evidence, to require the production of evidence, and to question or cross—examine witnesses under oath. A transcript shall be made of any such hearing. A video service provider may bring an action to appeal the decision of the department.".
 - **11.** Page 14, line 19: delete lines 19 to 21 and substitute "video service, the video service provider shall apply to the department for a modified video service franchise under par. (d). A video service".
 - **12.** Page 14, line 23: delete "2.,".

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

13. Page 18, line 22: delete the material beginning with that line and ending with page 19, line 3, and substitute:

"(d) Duties of interim cable providers and video service providers. 1. If a municipality requires an interim cable operator or video service provider to provide capacity for PEG channels under par. (a), the interim cable operator or video service provider shall be required to provide transmission capacity sufficient to connect the interim cable operator's or video service provider's headend or video hub office to the municipality's PEG access channel origination points existing as of the effective date of this subdivision [revisor inserts date]. A municipality shall permit the interim cable operator or video service provider to determine the most economically and technologically efficient means of providing such transmission capacity. municipality requests that such a PEG access channel origination point be relocated, the interim cable operator or video service provider shall be required to provide only the first 200 feet of transmission line that is necessary to connect the interim cable operator or video service provider's headend or video hub office to such origination A municipality shall be liable for the costs of construction of such a transmission line beyond the first 200 feet and for any construction costs associated with additional origination points, but not for the costs associated with the transmission of PEG programming over such line. The interim cable operator or video service provider may recover its costs to provide transmission capacity under this subdivision by identifying and collecting a "PEG Transport Fee" as a separate line item on customer bills.".

14. Page 22, line 8: delete that line and substitute:

23

24

1	"(8) DISCRIMINATION; ACCESS TO SERVICES. (ag) Definition. In this subsection,
2	"department" means the department of agriculture, trade and consumer protection.
3	(am) Discrimination prohibited. 1. No".
4	15. Page 23, line 10: delete "(a) 2." and substitute "(am) 2.".
5	16. Page 26, line 9: delete lines 9 to 15 and substitute "No later than 15 days
6	after the transfer is complete, the successor-in-interest shall apply for a video
7	service franchise under sub. (3) (d) and comply with sub. (3) (e) 1. The
8	successor-in-interest may provide video service in the video franchise area during
9	the period that the department reviews the application.".
10	17. Page 26, line 17: delete "department" and substitute "department of
11	financial institutions".
12	18. Page 26, line 18: before the period insert "and the department of
13	agriculture, trade and consumer protection may not promulgate rules interpreting
14	or establishing procedures for sub. (8)".
15	19. Page 27, line 1: delete lines 1 and 2 and substitute:
16	"(c) The department shall enforce this section, except sub. (8). The department
17	may bring an action to recover any fees that are due and owing under this section or
18	to enjoin a violation of this section, except sub. (8), or any rule promulgated under
19	sub. (3) (f) 4. An action shall be commenced under this paragraph within 3 years after
20	the occurrence of the unlawful act or practice or be barred.".
21	20. Page 42, line 2: after that line insert:
22	"Section 69m. Fiscal changes.

(1) In the schedule under section 20.005 (3) of the statutes for the appropriation

to the department of financial institutions under section 20.144 (1) (g) of the statutes,

as affected by the acts of 2005 and 2007, the dollar amount is increased by \$20,000
for fiscal year 2006-07 to increase funding for the purposes for which the
appropriation is made.
(2) In the schedule under section 20.005 (3) of the statutes for the appropriation
to the department of financial institutions under section 20.144 (1) (g) of the statutes,
as affected by the acts of 2007, the dollar amount is increased by \$100,000 for fiscal
year 2007-08 and the dollar amount is increased by \$100,000 for fiscal year 2008-09
to increase funding for the purposes for which the appropriation is made.
SECTION 70m. Effective dates. This act takes effect on the day after
publication, except as follows:
(1) Section 69m (2) of this act takes effect on the day after publication of the
2007–09 biennial budget act.".

(END)



State of Misconsin 2007 - 2008 LEGISLATURE

LRBa0330/1

SENATE AMENDMENT,

TO SENATE AMENDMENT (LRBa0321/2),

TO SENATE SUBSTITUTE AMENDMENT (LRBs0062/1),

TO 2007 SENATE BILL 107

т	At the locations indicated, amend the amendment as follows.
2	1. Page 2, line 2: delete lines 2 to 4 and substitute:
3	"5m. Page 12, line 1: delete that line.".
4	2. Page 2, line 21: delete "A video service".
5	3. Page 2, line 22: delete that line and substitute:
6	"12m. Page 14, line 22: delete lines 22 to 25.".
7	(END)

(END)