2015 DRAFTING REQUEST

Bill

Receive	d: 1/13/201	6		Received By:	chanaman	
For:	Kathleer	Vinehout (608)	266-8546	Same as LRB:		
May Contact:				By/Representing:	Beau	
Subject:	Public U	til telco		Drafter:	mkunkel	
				Addl. Drafters:		
				Extra Copies:		
Request Carbon	via email: er's email: copy (CC) to:	YES Sen.Vineho	out@legis.wisc	onsin.gov		
Pre Top						
No spec	ific pre topic giv	ven				
Topic:						
Public,	educational, and	governmental acc	cess televison c	hannels		
Instruc	tions:				·	
2009 SE	3-582					
Draftin	g History:					·
Vers.	<u>Drafted</u>	Reviewed	Proofed	Submitted	Jacketed	Required
/?	mkunkel 1/14/2016					
/P1	mkunkel 2/1/2016	anienaja 1/14/2016		sbasford 1/14/2016		Local
/P2	mkunkel 2/4/2016	anienaja 2/2/2016		sbasford 2/2/2016		Local
/1		wjackson		lparisi	sbasford	Local

Vers.DraftedReviewed
2/4/2016Proofed
2/4/2016Submitted
2/4/2016Jacketed
2/5/2016Required
2/5/2016

FE Sent For:

END>

Kunkel, Mark

From:

Stafford, Beau

Sent:

Wednesday, January 13, 2016 3:37 PM

To:

Kunkel, Mark

Subject:

Another Two Bills to Draft

Mark -

Thanks for jumping on the last bill. Looks like Kathleen would like to do a couple more drafts. Can you put together an LRB the PEG Channel Bill from 2009 (It was SB 582 or LRB 4394/1)? And also a senate version of Barca's nanotechnology hub bill (AB 104)?

Thanks Mark, and sorry about all the requests.

BEAU STAFFORD

Legislative Assistant
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State of Wisconsin 2009 - 2010 LEGISLATURE

LRB-4394/1 MDK:bjk&kjf:md

2009 SENATE BILL 582

March 2, 2010 – Introduced by Senators Vinehout, Robson, Miller and Risser, cosponsored by Representatives Hebl, Smith, Berceau, Molepske Jr., Kessler, Pope-Roberts, Schneider, Black, Garthwaite, Van Akkeren, Hilgenberg, Sherman, Bies, Roys, Hintz, Vruwink, A. Williams, Sinicki and Hubler. Referred to Committee on Ethics Reform and Government Operations.

AN ACT *to amend* 66.0420 (3) (e) 2. b., 66.0420 (5) (a) 3., 66.0420 (5) (b) 1. a., 66.0420 (5) (b) 2., 66.0420 (5) (d) 1., 66.0420 (7) (a) 1., 66.0420 (7) (em) (title), 66.0420 (7) (em) 1., 66.0420 (7) (em) 2., 66.0420 (7) (em) 3., 66.0420 (7) (em) 4. and 66.0420 (7) (f); *to repeal and recreate* 66.0420 (5) (c) 3. a.; and *to create* 66.0420 (5) (d) 3. and 4. and 66.0420 (7) (em) 5. of the statutes; **relating to:** public, educational, and governmental access channel requirements for video service providers and interim cable operators.

Analysis by the Legislative Reference Bureau

Under current law, with certain exceptions, a person may not provide video service unless the Department of Financial Institutions (DFI) has issued a video service franchise to the person. The prohibition was enacted as part of 2007 Wisconsin Act 42, which made substantial changes to the regulation of cable television service. Current law defines "video service," in general, as cable television service, and other service comparable to programming service provided by a television broadcast station, that is provided through facilities located, at least in part, in public rights—of—way. Current law refers to a person who is granted a video service franchise as a "video service provider." One of the exceptions to the prohibition applies to a person operating under a cable television franchise granted by a municipality before the enactment of 2007 Wisconsin Act 42. Current law allows

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prohibited

such a person to elect to continue to provide cable television service until the franchise expires. Upon expiration of the municipally granted franchise, the person must apply to DFI for a video service franchise. Current law refers to a person who elects to operate under a municipally granted cable television franchise until the franchise's expiration as an "interim cable operator."

Current law prohibits municipalities from requiring video service providers and interim cable operators to provide monetary support for access facilities for public, educational, and governmental access channels (PEG channels) after January 1, 2011. The amount of monetary support that a municipality may require before that date is generally based on the amount of support that a municipality required prior to the enactment of 2007 Wisconsin Act 42. This bill changes current law so that it refers to support for PEG channels, rather than to monetary support for access facilities for PEG channels. The bill also allows a municipality to require, beginning on January 1, 2011) video service providers and interim cable operators to pay a fee for the purpose of supporting PEG channels. The fee, which must be set by ordinance, may be equal to no more than 1 percent of a video service provider's or interim cable operator's annual gross receipts. The bill also makes video service providers and interim cable operators responsible for making any changes to PEG channel content or programming that are necessary for compatibility with their service delivery technology or protocol. Under current law, municipalities that provide PEG channel programming are responsible for such changes.

The bill also requires video service providers and interim cable operators to provide channel capacity for PEG channels with accessibility, functionality, and audio and visual quality that is at least equivalent to certain commercial channels. In addition, the bill requires video service providers and interim cable operators to do the following: 1) provide channel capacity for PEG channels so that it is viewable by subscribers without additional service or equipment charges; 2) provide such channel capacity on a service tier that is viewable by 100 percent of customers, rather than by more than 50 percent, which is required under current law; and 3) provide facilities adequate to carry signals for PEG channels without material degradation, alteration, or removal of PEG channel content. Also, the bill imposes requirements on the channel numbers used for PEG channels and clarifies duties under current law regarding the relocation of origination points for PEG channels. Additionally, the bill eliminates the authority of a video service provider or interim cable operator to provide certain restored PEG channel capacity on any service tier.

For further information see the *local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Jonath J.

66.0420 (3) (e) 2. b. If a municipality specified in subd. 2. a. has granted any cable franchise that is in effect immediately before January 9, 2008, the municipality shall, no later than 10 business days after receipt of the copy, notify the applicant in writing of the number of PEG channels for which incumbent cable operators are required to provide channel capacity in the municipality, the amount and type of monetary support for access facilities for PEG channels required of incumbent cable operators as described in sub. (7) (em) 1. to 4., and the percentage of revenues that incumbent cable operators are required to pay the municipality as franchise fees.

Section 2. 66.0420 (5) (a) 3. of the statutes is amended to read:

66.0420 **(5)** (a) 3. An interim cable operator or video service provider shall provide any channel capacity for PEG channels required under this paragraph on any <u>a</u> service tier that is viewed by <u>more than 50 100</u> percent of the interim cable operator's or video service provider's customers.

SECTION **3.** 66.0420 (5) (b) 1. a. of the statutes is amended to read:

66.0420 **(5)** (b) 1. a. Notwithstanding par. (a), an interim cable operator or video service provider may reprogram for any other purpose any channel capacity provided for a PEG channel required by a municipality under par. (a) if the PEG channel is not substantially utilized by the municipality. If the municipality certifies to the interim cable operator or video service provider that reprogrammed channel capacity for a PEG channel will be substantially utilized by the municipality, the interim cable operator or video service provider shall, no later than 120 days after receipt of the certification, restore the channel capacity for the PEG channel. Notwithstanding par. (a) 3., an interim cable operator or video service provider may provide restored channel capacity for a PEG channel on any service tier.

SECTION 4. 66.0420 (5) (b) 2. of the statutes is amended to read:

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66.0420 (5) (b) 2. Notwithstanding par. (a), if a municipality fails to provide the notice specified in sub. (3) (e) 2. before the deadline specified in sub. (3) (e) 2., no interim cable operator or video service provider is required to provide channel capacity for any PEG channel, or monetary support for access facilities for PEG channels pursuant to sub. (7) (em) 1. to 4., until the 90th day after the municipality provides such notice.

Section 5. 66.0420 (5) (c) 3. a. of the statutes is repealed and recreated to read: 66.0420 (5) (c) 3. a. If a municipality produces or maintains PEG channel content or programming in a manner or form that is compatible with the interim cable operator's or video service provider's video service network and that permits the interim cable operator or video service provider to comply with the requirements of par. (d) 3., the municipality shall submit the content or programming to the interim cable operator or video service provider in that manner or form. If the municipality does not produce or maintain PEG channel content or programming in such manner or form, the interim cable operator or video service provider shall be responsible at its sole cost for any changes in the manner or form of the transmission that are necessary to make PEG channel content or programming compatible with the technology or protocol used by the interim cable operator or video service provider to deliver services. If an interim cable operator or video service provider is required to make such changes to the manner or form of the transmission, the municipality shall provide reasonable access to the interim cable operator or video service provider that allows the interim cable operator or video service provider to transmit the PEG channel programming in an economical manner subject to the requirements of par. (d) 3.

Section 6. 66.0420 (5) (d) 1. of the statutes is amended to read:

66.0420 (5) (d) 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 equipment and
transmission capacity sufficient to connect the interim cable operator's or video
service provider's headend or, video hub office, or transmission facilities to the
municipality's PEG access channel origination points existing as of January 9, 2008.
A municipality shall permit the interim cable operator or video service provider to
determine the most economically and technologically efficient means of providing
such equipment and transmission capacity. If a 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 beginning at the relocated origination point that is necessary to
connect the relocated origination point to the interim cable operator or video service
provider's headend or, video hub office to such origination point, or transmission
facilities. A municipality shall be liable for the costs of construction of such a
transmission line beyond the first 200 feet from the relocated origination point to the
headend, video hub office, or transmission facilities 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 equipment and
transmission capacity under this subdivision by identifying and collecting a "PEG
Transport Fee" as a separate line item on customer bills.

SECTION 7. 66.0420 (5) (d) 3. and 4. of the statutes are created to read:

66.0420 **(5)** (d) 3. If a municipality requires an interim cable operator or video service provider to provide channel capacity for PEG channels under par. (a), the

- interim cable operator or video service provider shall provide the channel capacity with accessibility, functionality, and audio and visual quality that is at least equivalent to accessibility, functionality, and audio and visual quality for channel capacity that is used for one of the following:
- a. Local commercial television stations that the interim cable operator or video service provider is required to carry under federal law.
- b. The primary signal of the network–affiliated commercial television stations carried on the video service network of the interim cable operator or video service provider, if federal law does not require the interim cable operator or video service provider to carry local commercial television stations.
- 4. If a municipality requires an interim cable operator or video service provider to provide channel capacity for PEG channels under par. (a), all of the following apply:
- a. The interim cable operator or video service provider shall provide the channel capacity on channel numbers that are within 10 numerically of the channel number of any local commercial television station or network–affiliated commercial television station specified in subd. 3. a. or b.
- b. The interim cable operator or video service provider shall provide the channel capacity so that it is viewable by every subscriber of the interim cable operator or video service provider without additional service or equipment charges.
- c. The interim cable operator or video service provider shall provide facilities adequate to carry signals for the PEG channels from the origination point of the signals to subscribers without material degradation, alteration, or removal of content.

Section 8. 66.0420 (7) (a) 1. of the statutes is amended to read:

66.0420 (7) (a) 1. Notwithstanding s. 66.0611 and except as provided in subds. 2. and 2m., a video service provider shall, on a quarterly calendar basis, calculate and pay to each municipality in which the video service provider provides video service a video service provider fee equal to the percentage of the video service provider's gross receipts that is specified in par. (b) and the monetary support for access facilities for PEG channels described in required under par. (cm). A video service provider shall remit the fee to the municipality no later than 45 days after the end of each quarter. Except as provided in subd. 2. or par. (b) 1., if the municipality is not required to provide notice under sub. (3) (e) 2., the duty to remit the fee first applies to the quarter in which the video service provider begins to provide service in the municipality, and, if the municipality is required to provide notice under sub. (3) (e) 2., the duty to remit the fee first applies to the quarter in which the video service provider begins to provide service in the municipality or to the quarter that includes the 45th day after the video service provider receives the municipality's notice, whichever quarter is later.

Section 9. 66.0420 (7) (em) (title) of the statutes is amended to read:

66.0420 (7) (em) (title) PEG channel monetary support.

SECTION 10. 66.0420 (7) (em) 1. of the statutes is amended to read:

66.0420 (7) (em) 1. This subdivision applies to an incumbent cable operator whose cable franchise is terminated under sub. (3) (b) 2. b. The obligation that is actually imposed by a municipality prior to April 18, 2007, on such an incumbent cable operator to provide monetary support for access facilities for PEG channels and that is contained in a cable franchise existing on January 9, 2008, shall continue until January 1, 2011.

SECTION 11. 66.0420 (7) (em) 2. of the statutes is amended to read:

66.0420 **(7)** (em) 2. The duty of an interim cable operator to provide monetary support for access facilities for PEG channels that is contained in a cable franchise existing on January 9, 2008, shall continue until January 1, 2011.

Section 12. 66.0420 (7) (em) 3. of the statutes is amended to read:

66.0420 (7) (em) 3. Each video service provider providing video service in a municipality shall have the same obligation to provide monetary support for access facilities for PEG channels as the incumbent cable operator with the most subscribers in the municipality as of January 9, 2008. To the extent that such incumbent cable operator provides such support in the form of a percentage of gross revenues or a per subscriber fee, any other video service provider shall pay the same percentage of gross revenues or per subscriber fee to the municipality as the incumbent cable operator. To the extent that such incumbent cable operator provides such support in the form of a lump sum payment without an offset to its franchise fee or video service provider fee, any other video service provider that commences service in the municipality shall pay the municipality a sum equal to the pro rata amount of such lump sum payment based on its proportion of video service customers in such municipality. The obligation to provide monetary support required under this subdivision shall continue until January 1, 2011.

Section 13., 66.0420 (7) (em) 4. of the statutes is amended to read:

66.0420 **(7)** (em) 4. For purposes of this paragraph subd. 3., the proportion of video service customers of a video service provider shall be determined based on the relative number of subscribers as of the end of the prior calendar year as reported by all incumbent cable operators and holders of video service authorizations.

Section 14. 66.0420 (7) (em) 5. of the statutes is created to read:

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66.0420 (7) (em) 5. A municipality may, by ordinance, for the purpose of supporting PEG channels, require an interim cable operator or video service provider to pay the municipality, beginning on January 1, 2011, a fee equal to no more than 1 percent of the interim cable operator's or video service provider's annual gross receipts. If an interim cable operator pays a franchise fee to a municipality, the interim cable operator shall pay any fee required under this subdivision at the time that the interim cable operator pays the franchise fee to the municipality. A video service provider shall pay a fee required under this subdivision at the time that the video service provider pays a video service provider fee to the municipality.

Section 15. 66.0420 (7) (f) of the statutes is amended to read:

66:0420 **(7)** (f) *Itemization*. A video service provider may identify and collect the amount related to a video service provider fee and any fee imposed for monetary support for access facilities for PEG channels as described in required under par. (em) as a separate line item on customer bills.

SECTION 16. Initial applicability.

16 (1) The treatment of section 66.0420 (5) (d) 1. of the statutes first applies to relocations requested on the effective date of this subsection.

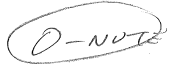
SECTION 17. Effective dates. This act takes effect on the day after publication, except as follows:

(1) The treatment of section 66.0420 (5) (a) 3. and (b) 1. a. of the statutes takes effect on the first day of the 4th month beginning after publication.

(END)



State of Misconsin 2015 - 2016 LEGISLATURE



LRB-4426/P1 MDK:...

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



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Gen.

AN ACT ...; relating to: public, educational, and governmental access channel

requirements for video service providers and interim cable operators.

Analysis by the Legislative Reference Bureau

This bill makes changes to requirements regarding public, educational, and governmental access channels (PEG channels). Under current law, the duty of a video service provider or interim cable operator to provide monetary support to a municipality for access facilities for PEG channels expired on January 1, 2011. A video service provider is person to whom the Department of Financial Institutions has granted a franchise that allows the person to provide cable television or comparable service through facilities located, at least in part, in public rights-of-way. An interim cable operator is a person to whom a municipality granted a cable television franchise under prior law. Upon expiration of a municipally granted franchise, current law requires the holder of the franchise to obtain a video service franchise granted by DFI.

The bill allows a municipality to require, beginning on January 1, 2017, video service providers and interim cable operators to pay a fee for the purpose of supporting PEG channels. The fee, which must be set by ordinance, may be equal to no more than 1 percent of a video service provider's or interim cable operator's annual gross receipts. The bill also makes video service providers and interim cable operators responsible for making any changes to PEG channel content or programming that are necessary for compatibility with their service delivery technology or protocol. Under current law, municipalities that provide PEG channel programming are responsible for such changes:

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The bill also requires video service providers and interim cable operators to provide channel capacity for PEG channels with accessibility, functionality, and audio and visual quality that is at least equivalent to certain commercial channels. In addition, the bill requires video service providers and interim cable operators to do the following: 1) provide channel capacity for PEG channels so that it is viewable by subscribers without additional service or equipment charges; 2) provide such channel capacity on a service tier that is viewable by 100 percent of customers, rather than by more than 50 percent, which is required under current law; and 3) provide facilities adequate to carry signals for PEG channels without material degradation, alteration, or removal of PEG channel content. Also, the bill imposes requirements on the channel numbers used for PEG channels and clarifies duties under current law regarding the relocation of origination points for PEG channels. Additionally, the bill eliminates the authority of a video service provider or interim cable operator to provide certain restored PEG channel capacity on any service tier.

For further information see the *local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.0420 (5) (a) 3. of the statutes is amended to read:

×66.0420 (5) (a) 3. An interim cable operator or video service provider shall provide any channel capacity for PEG channels required under this paragraph on any <u>a</u> service tier that is viewed by more than 50 100 percent of the interim cable operator's or video service provider's customers.

History: 2007 a. 42 ss. 6, 8; 2009 a. 178, 180; 2013 a. 173 s. 33.

SECTION 2. 66.0420 (5) (b) 1. a. of the statutes is amended to read:

×66.0420 (5) (b) 1. a. Notwithstanding par. (a), an interim cable operator or video service provider may reprogram for any other purpose any channel capacity provided for a PEG channel required by a municipality under par. (a) if the PEG channel is not substantially utilized by the municipality. If the municipality certifies to the interim cable operator or video service provider that reprogrammed channel capacity for a PEG channel will be substantially utilized by the municipality, the interim cable operator or video service provider shall, no later than 120 days after receipt of the

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certification, restore the channel capacity for the PEG channel. Notwithstanding par. (a) 3., an interim cable operator or video service provider may provide restored channel capacity for a PEG channel on any service tier.

History: 2007 a, 42 ss. 6, 8; 2009 a, 178, 180; 2013 a, 173 s, 33.

SECTION 3. 66.0420 (5) (c) 1. of the statutes is amended to read:

66.0420 (5) (c) 1. Except as otherwise required under pars. (a) and (d) and sub. (7) (em) or allowed under sub. (7) (es), a municipality may not require an interim cable operator or video service provider to provide any funds, services, programming, facilities, or equipment related to public, educational, or governmental use of channel capacity.

History: 2007 a. 42 ss. 6, 8; 2009 a. 178, 180; 2013 a. 173 s. 33.

SECTION 4. 66.0420 (5) (c) 3. a. of the statutes is repealed and recreated to read:

66.0420 (5) (c) 3. a. If a municipality produces or maintains PEG channel content or programming in a manner or form that is compatible with the interim cable operator's or video service provider's video service network and that permits the interim cable operator or video service provider to comply with the requirements of par. (d) 3., the municipality shall submit the content or programming to the interim cable operator or video service provider in that manner or form. If the municipality does not produce or maintain PEG channel content or programming in such manner or form, the interim cable operator or video service provider shall be responsible at its sole cost for any changes in the manner or form of the transmission that are necessary to make PEG channel content or programming compatible with the technology or protocol used by the interim cable operator or video service provider to deliver services. If an interim cable operator or video service provider is required to make such changes to the manner or form of the transmission, the municipality shall provide reasonable access to the interim cable operator or video

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service provider that allows the interim cable operator or video service provider to transmit the PEG channel programming in an economical manner subject to the requirements of par. (d) 3.

Section 5. 66.0420 (5) (d) 1. of the statutes is amended to read:

 $\times 66.0420$ (5) (d) 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 equipment and transmission capacity sufficient to connect the interim cable operator's or video service provider's headend or, video hub office, or transmission facilities to the municipality's PEG access channel origination points existing as of January 9, 2008. A municipality shall permit the interim cable operator or video service provider to determine the most economically and technologically efficient means of providing such equipment and transmission capacity. If a 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 beginning at the relocated origination point that is necessary to connect the relocated origination point to the interim cable operator or video service provider's headend or, video hub office to such origination point, or transmission facilities. A municipality shall be liable for the costs of construction of such a transmission line beyond the first 200 feet from the relocated origination point to the headend, video hub office, or transmission facilities 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 equipment and

1	transmission capacity under this subdivision by identifying and collecting a	"PEG
2	Transport Fee" as a separate line item on customer bills.	

History: 2007 a. 42 ss. 6, 8; 2009 a. 178, 180; 2013 a. 173 s. 33. SECTION 6. 66.0420 (5) (d) 3. and 4. of the statutes are created to read:

- \(\times 66.0420 \) (d) 3. If a municipality requires an interim cable operator or video service provider to provide channel capacity for PEG channels under par. (a), the interim cable operator or video service provider shall provide the channel capacity with accessibility, functionality, and audio and visual quality that is at least equivalent to accessibility, functionality, and audio and visual quality for channel capacity that is used for one of the following:
- a. Local commercial television stations that the interim cable operator or video service provider is required to carry under federal law.
- b. The primary signal of the network-affiliated commercial television stations carried on the video service network of the interim cable operator or video service provider, if federal law does not require the interim cable operator or video service provider to carry local commercial television stations.
- 4. If a municipality requires an interim cable operator or video service provider to provide channel capacity for PEG channels under par. (a), all of the following apply:
- a. The interim cable operator or video service provider shall provide the channel capacity on channel numbers that are within 10 numerically of the channel number of any local commercial television station or network–affiliated commercial television station specified in subd. 3. a. or b.

1	b. The interim cable operator or video service provider shall provide the
2	channel capacity so that it is viewable by every subscriber of the interim cable
3	operator or video service provider without additional service or equipment charges.
4	c. The interim cable operator or video service provider shall provide facilities
5	adequate to carry signals for the PEG channels from the origination point of the
6	signals to subscribers without material degradation, alteration, or removal of
7	content.
8	SECTION 7. 66.0420 (7) (es) of the statutes is created to read:
9	4 66.0420 (7) (es) Municipal ordinance. A municipality may, by ordinance, for the
10	purpose of supporting PEG channels, require an interim cable operator or video
11	service provider to pay the municipality, beginning on January 1, 2017, a fee equal
12	to no more than 1 percent of the interim cable operator's or video service provider's
13	annual gross receipts. If an interim cable operator pays a franchise fee to a
14	municipality, the interim cable operator shall pay any fee required under this
15	subdivision at the time that the interim cable operator pays the franchise fee to the
16)	municipality. A video service provider shall pay a fee required under this subdivision
17	at the time that the video service provider pays a video service provider fee to the
18	municipality.
19	SECTION 8. $66.0420(7)$ (f) of the statutes is amended to read:
20	imes 66.0420 (7) (f) Itemization. A video service provider may identify and collect
21	the amount related to a video service provider fee and any fee imposed for monetary

support for access facilities for PEG channels as described in under par. (em) or (es)

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as a separate line item on customer bills.

1.	(1) The treatment of section 66.0420 (5) (d) 1. of the statutes first applies to
2	relocations requested on the effective date of this subsection.
3	SECTION 10. Effective dates. This act takes effect on the day after publication,
4	except as follows:
5	(1) The treatment of section 66.0420 (5) (a) 3. and (b) 1. a. of the statutes takes
3	effect on the first day of the 4th month beginning after publication.
7	(END)

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-4426/P1dn MDK:...

-Date-

Sen. Vinehout:

This bill is a redraft of 2009 SB-582 with the following changes:

- 1. The bill allows a municipality to enact an ordinance that requires payment of a PEG channel support fee beginning on January 1, 2017. (The 2009 bill referred to January 1, 2011.) See proposed s. 66.0420 (7) (es), which was created as proposed s. 66.0420 (7) (em) 5. in the 2009 bill. Is that date okay or do you want a different date?
- 2. The bill allows a municipality to require a video service provider or an incumbent cable operator (ICO) to pay the fee mentioned above. However, it is possible that there are no longer any ICOs, as current law requires ICOs whose municipal franchises expire after January 9, 2008 to obtain a video service franchise from DFI. If there are no longer any ICOs, then I would revise proposed s. 66.0420 (7) (em) 5) to eliminate the reference to ICOs. Do you want me to check with DFI or other sources on whether there are any remaining ICOs?
- 3. Some sections of the 2009 bill affected or referred to PEG channel support requirements that expired on January 1, 2011. Because those requirements are no longer in effect, this bill does not include those sections. The sections of the 2009 bill that are not included in this bill are the following: 1, 4, and 8 to 13.

Mark D. Kunkel Senior Legislative Attorney (608) 266–0131 mark.kunkel@legis.wisconsin.gov

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-4426/P1dn MDK:amn

January 14, 2016

Sen. Vinehout:

This bill is a redraft of 2009 SB-582 with the following changes:

- 1. The bill allows a municipality to enact an ordinance that requires payment of a PEG channel support fee beginning on January 1, 2017. (The 2009 bill referred to January 1, 2011.) See proposed s. 66.0420 (7) (es), which was created as proposed s. 66.0420 (7) (em) 5. in the 2009 bill. Is that date okay or do you want a different date?
- 2. The bill allows a municipality to require a video service provider or an incumbent cable operator (ICO) to pay the fee mentioned above. However, it is possible that there are no longer any ICOs, as current law requires ICOs whose municipal franchises expire after January 9, 2008, to obtain a video service franchise from DFI. If there are no longer any ICOs, then I would revise proposed s. 66.0420 (7) (es) to eliminate the reference to ICOs. Do you want me to check with DFI or other sources on whether there are any remaining ICOs?
- 3. Some sections of the 2009 bill affected or referred to PEG channel support requirements that expired on January 1, 2011. Because those requirements are no longer in effect, this bill does not include those sections. The sections of the 2009 bill that are not included in this bill are the following: 1, 4, and 8 to 13.

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