HLS 13RS-184 ORIGINAL

Regular Session, 2013

HOUSE BILL NO. 108

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BY REPRESENTATIVE BROADWATER

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

TELEVISION/CABLE: Authorizes local governmental subdivisions to approve certain activities under the Consumer Choice of Television Act

AN ACT

2	To amend and reenact R.S. 45:1374, relative to the Consumer Choice for Television Act; to
3	provide for local governmental authority; and to provide for related matters.
4	Be it enacted by the Legislature of Louisiana:
5	Section 1. R.S. 45:1374 is hereby amended and reenacted to read as follows:
6	§1374. Local governmental authority
7	A. A local governmental subdivision's authority to regulate the holder of a
8	certificate is limited to the following items:
9	(1) A requirement that the holder of a certificate which is providing cable
10	service or video service within the local governmental subdivision register with the
11	local governmental subdivision and maintain a current point of contact.
12	(2) The establishment of reasonable guidelines regarding the use of PEG
13	access programming streams or channels.
14	(3) A requirement that the holder of a certificate which is providing cable
15	service or video service within the local governmental subdivision submit for
16	approval a written plan of placement of a network in public rights-of-way.
17	B.A Upon approval of the local governmental subdivision, a local
18	governmental subdivision shall allow the holder of a certificate to install, construct,
19	and maintain a network within public rights of way rights-of-way and shall provide
20	the holder of a certificate with open, comparable, nondiscriminatory, and

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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competitively neutral access to the public rights of way rights-of-way. If during the installation, construction, or maintenance of said network, the holder disturbs any public right of way right-of-way, the holder shall replace and restore the public right of way right-of-way to a condition reasonably comparable to the condition of the public right of way right-of-way existing immediately prior to such disturbance. All use of public rights of way rights-of-way by the holder of a certificate is nonexclusive, and a local governmental subdivision may not discriminate against the holder of a certificate regarding any of the following items:

- (1) The authorization or placement of a network in public rights of way rights-of-way.
 - (2) Access to a building or other property.
 - (3) Utility pole attachment terms.
- C. Nothing contained in this Chapter shall impair the lawful exercise of existing police powers of the local governmental subdivisions in which cable service or video service is delivered, including but not limited to the right to require construction permits and utility pole attachment agreements.
- D. Nothing contained in this Chapter shall impair the authority of local governmental subdivisions to adopt and enforce reasonable regulations or ordinances requiring the approval of plans, drawings, or plats for the placement of a network, including but not limited to below- and above-ground structures, within the public rights-of-way. The local governmental subdivision shall determine the process for reviewing and approving the plans and shall be responsible for the coordination of the timing and the approval process.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Broadwater HB No. 108

Abstract: Allows local governmental subdivisions to approve plans for the placement of cable or video service in rights-of-way within the local governmental subdivision.

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<u>Present law</u> (Consumer Choice for Television Act) allows for state franchises for the provision of cable or video service. Allows local governmental subdivisions to regulate the holder of a state certificate through registration with the subdivision and providing a point of contact and through the establishment of reasonable guidelines regarding the use of certain access programing channels.

<u>Proposed law</u> retains <u>present law</u> and authorizes local governmental subdivisions to regulate holders of a state certificate to provide cable or video services to require the submission for approval of a written plan of placement of a network in public rights-of-way.

<u>Present law</u> requires a local governmental subdivision to allow the installation, construction, and maintenance of a network within public rights-of-way and requires access to public rights-of-way. <u>Present law</u> further prohibits a local governmental subdivision from discriminating against the holder of a certificate with regard to the authorization and placement of a network in public rights-of-way.

<u>Proposed law</u> retains <u>present law</u>, except authorizes local governmental subdivisions to approve the placement of a network in public rights-of-way.

<u>Proposed law</u> further authorizes local governmental subdivisions to adopt and enforce reasonable regulations requiring the approval of plans, drawings, or plats for the placement of a network, including but not limited to structures above and below ground, within a public right-of-way. Authorizes local governmental subdivisions to determine the process for reviewing and approving plans and allows for the coordination of the timing of the process.

(Amends R.S. 45:1374)