1	State of Arkansas	As Engrossed: S2/6/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		SENATE BILL 101
4			
5	By: Senators Files, Bookout,	J. Dismang, Elliott, J. Key, Rapert, D. Sanders, J.	Woods
6		D. Altes, Branscum, Cozart, Gillam, Linck, Perry,	Ratliff, Slinkard, Steel,
7	Vines, Wren		
8			
9		For An Act To Be Entitled	
10		ESTABLISH THE ARKANSAS VIDEO SERVICE	
11	TO DECLARI	E AN EMERGENCY; AND FOR OTHER PURPOSES	5.
12			
13			
14		Subtitle	
15	TO E	STABLISH THE ARKANSAS VIDEO SERVICE	
16	ACT;	AND TO DECLARE AN EMERGENCY.	
17			
18			
19	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
20			
21		<u>as Video Service Fund.</u>	
22		reated on the books of the Treasurer of	
23		iscal Officer of the State a special r	revenue fund to be
24		s Video Service Fund".	
25	<u>(b)(1) All mone</u>	eys collected under § 23-19-204 shall	be deposited into
26	the State Treasury to	the credit of the fund as special rev	venues.
27	<u>(2)</u> The <u>t</u>	fund shall also consist of any other n	<u>revenues as may be</u>
28	authorized by law.		
29	(c) The fund sl	hall be used by the Secretary of State	<u>e to review and</u>
30	issue certificates of	franchise authority.	
31			
32	SECTION 2. Arka	ansas Code Title 23 is amended to add	an additional
33	chapter to read as fo	llows:	
34			
35		CHAPTER 19	
36		CABLE AND VIDEO COMMUNICATIONS	



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1	<u>Subchapter 1 - General Provisions</u>
2	[Reserved]
3	
4	<u>Subchapter 2 — Arkansas Video Service Act</u>
5	
6	<u>23-19-201. Title.</u>
7	This subchapter shall be known and may be cited as the "Arkansas Video
8	Service Act".
9	
10	<u>23-19-202. Definitions.</u>
11	As used in this subchapter:
12	(1) "Access to video service" means the capability of a video
13	service provider to provide video service at a household address irrespective
14	of whether a subscriber has ordered the service or the service is provided at
15	the address;
16	(2) "Books and records" includes without limitation:
17	(A) Records kept in the regular course of business and
18	that are not limited to accounting records;
19	(B) Billing detail records; and
20	(C) Tax billing detail records;
21	(3) "Cable service" means the same as defined in 47 U.S.C. §
22	522, as it existed on January 1, 2013;
23	(4) "Certificate of franchise authority" means a certificate
24	issued by the Secretary of State to a video service provider under this
25	<u>subchapter;</u>
26	(5)(A)(i) "Franchise" means the same as defined in 47 U.S.C. §
27	522, as it existed on January 1, 2013.
28	(ii) A certificate of franchise issued under § 23-
29	19-203 shall constitute a franchise for the purpose of 47 U.S.C. § 542, as it
30	existed on January 1, 2013.
31	(B) "Franchise" also means any agreement between a video
32	service provider and a political subdivision under which a video service
33	provider is authorized or otherwise permitted to provide video service in the
34	political subdivision;
35	(6) "Franchising entity" means this state or a city or county in
36	this state authorized by state or federal law to grant a franchise;

1	(7) "Governing body" means the city council or the county quorum
2	court of a political subdivision;
3	(8) "Incumbent video service provider" means a person that
4	provides cable or video service and holds a franchise issued by a political
5	subdivision before July 1, 2013;
6	(9) "Nonincumbent video service provider" means:
7	(A) A person authorized under this subchapter to provide
8	video service in an area in which video service is being provided by an
9	incumbent video service provider;
10	(B) A person authorized under this subchapter to provide
11	service in a geographical area in which on July 1, 2013, there was no
12	incumbent video service provider providing video service; or
13	(C) Any other person that provides video service after the
14	effective date of this act that is not an incumbent video service provider;
15	(10) "Political subdivision" means a city, county, or other
16	governmental entity of the state having maintenance and operation
17	responsibility over the public rights-of-way in a geographical area for which
18	a franchise or certificate of franchise authority has been issued by a
	· · · · · · · · · · · · · · · · · · ·
19	franchising entity;
19	franchising entity;
19 20	franchising entity; (11) "Public rights-of-way" means the area on, below, or above a
19 20 21	franchising entity; (11) "Public rights-of-way" means the area on, below, or above a public roadway, highway, street, public sidewalk, alley, waterway, or utility
19 20 21 22	<u>franchising entity;</u> <u>(11) "Public rights-of-way" means the area on, below, or above a</u> <u>public roadway, highway, street, public sidewalk, alley, waterway, or utility</u> <u>easement dedicated for compatible uses;</u>
19 20 21 22 23	franchising entity; (11) "Public rights-of-way" means the area on, below, or above a public roadway, highway, street, public sidewalk, alley, waterway, or utility easement dedicated for compatible uses; (12) "Service area" means contiguous geographical territory in
19 20 21 22 23 24	franchising entity; (11) "Public rights-of-way" means the area on, below, or above a public roadway, highway, street, public sidewalk, alley, waterway, or utility easement dedicated for compatible uses; (12) "Service area" means contiguous geographical territory in the state where a video service provider may provide video service under a
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19 20 21 22 23 24 25 26 27 28 29 30 31 32	<pre>franchising entity; (11) "Public rights-of-way" means the area on, below, or above a public roadway, highway, street, public sidewalk, alley, waterway, or utility easement dedicated for compatible uses; (12) "Service area" means contiguous geographical territory in the state where a video service provider may provide video service under a certificate of franchise authority; (13) "Service tier" means a category of video service provided by a video service provider to a subscriber and for which a separate rate is charged by the video service provider; (14)(A) "Subscriber" means a person in this state that buys video service. (B) "Subscriber" does not include a person that buys video service for resale and who, on resale, is required to pay a video service</pre>
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1	(i) The video programming is generally considered
2	comparable to video programming delivered to viewers by a television
3	broadcast station, cable service, or digital television service, without
4	regard to the technology used to deliver the video service, including
5	internet protocol technologies; and
6	(ii) The service is provided primarily through
7	equipment or facilities located in whole or in part in, on, under, or over
8	any public right-of-way.
9	(B) "Video service" includes cable service and video
10	service delivered by a community antenna television system but excludes video
11	programming:
12	(i) Provided to persons in their capacity as
13	subscribers to commercial mobile service as defined in 47 U.S.C. § 332(d), as
14	it existed on January 1, 2013; or
15	(ii) Provided as part of and via a service that
16	enables end users to access content, information, electronic mail, or other
17	services offered over the public Internet;
18	(16) "Video service provider" means a provider of video service,
19	including without limitation a cable service provider, an incumbent video
20	service provider, and a nonincumbent video service provider; and
21	(17) "Video service provider fee" means the amount paid by a
22	video service provider to a political subdivision under § 23-19-206.
23	
24	<u>23-19-203.</u> Franchising authority — Application for certificate of
25	franchise authority — Modification of service areas — Term of certificate of
26	franchise authority and termination of certificate of franchise authority.
27	(a) After June 30, 2013, a person shall not act as a video service
28	provider within the state unless the person:
29	(1) Is providing video service under a franchise from a
30	political subdivision in effect on the effective date of this act or a
31	subsequent renewal of the franchise;
32	(2) Elects to:
33	(A) Negotiate a franchise with a political subdivision
34	that establishes the terms and conditions applicable to that person to
35	provide video service within the jurisdictional boundaries of the political
36	subdivision and has been issued a franchise from the political subdivision

1	for such a purpose; or
2	(B) Adopt the terms and conditions of an existing
3	franchise issued by a political subdivision to an incumbent video service
4	provider providing video service within the same service area and that has
5	been issued a franchise from the political subdivision authorizing the video
6	service provider to provide video services within the political subdivision
7	under the same terms and conditions as the franchise issued to an incumbent
8	video service provider in the political subdivision; or
9	(3) Has been granted a certificate of franchise authority to do
10	business in the state by the Secretary of State as authorized in this
11	subchapter.
12	(b)(l)(A) This subchapter does not prohibit a person from holding a
13	franchise issued by a political subdivision and holding a certificate of
14	franchise authority issued by the Secretary of State for a different service
15	area.
16	(B) Except as permitted under this section, a video
17	service provider shall not hold a franchise issued by a political subdivision
18	and a certificate of franchise authority issued by the Secretary of State for
19	the same service area.
20	(2) An incumbent video service provider may submit an
21	application for a certificate of franchise authority for a service area in
22	which the incumbent video service provider has an existing franchise from a
23	political subdivision for the service area, and upon the granting of a
24	certificate of franchise authority to the incumbent video service provider,
25	the incumbent video service provider's franchise from the political
26	subdivision shall no longer be of any force or effect.
27	(3) In each service area in which an incumbent video service
28	provider provides video service, the incumbent video service provider has
29	sole discretion to determine whether or not to apply for a certificate of
30	franchise authority or continue to provide service under an existing
31	franchise issued by a political subdivision.
32	(c) An applicant seeking a certificate of franchise authority shall:
33	(1) Submit an application to the Secretary of State that
34	provides:
35	(A) The name of the applicant;
36	(B) The address of the applicant's principal place of

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1	business in the state;
2	(C) The names of the applicant's principal executive
3	officers;
4	(D) The designated Arkansas representative for the
5	applicant;
6	(E) Identification of the political subdivisions, or parts
7	of political subdivisions, constituting the service areas in which the
8	applicant intends to provide video service; and
9	(F) The date on which the applicant intends to begin
10	providing video service in the service area described in the application;
11	(2) Provide verification from an officer, general partner, or
12	managing member of the applicant that:
13	(A) The applicant has filed with the Federal
14	Communications Commission the applicable forms needed by the Federal
15	Communications Commission in advance of offering video service in this state;
16	(B) The applicant is legally, financially, and technically
17	qualified to provide video service; and
18	(C)(i) The applicant has and maintains with one (1) or
19	more companies licensed to do business in the state comprehensive general
20	liability insurance coverage and automobile liability insurance coverage.
21	(ii) The insurance policy shall require that the
22	insurance carrier pay on behalf of the applicant, to a limit of not less than
23	one million dollars (\$1,000,000) for bodily or personal injury, death, or
24	property damage or loss as a result of any one (1) occurrence or accident,
25	regardless of the number of persons injured or the number of claimants,
26	arising out of the negligent or otherwise wrongful act or omission of the
27	applicant, or the applicant's employees or agents.
28	(iii) A certificate of automobile liability self-
29	insurance issued to the applicant and maintained under § 27-19-207 satisfies
30	the liability insurance coverage requirements of this subsection; and
31	(3) Submit the filing fee required under § 23-19-204.
32	(d) Upon receipt of an application for a certificate of franchise
33	authority under this section, the Secretary of State shall:
34	(1) Notify the applicant within thirty (30) days after receipt
35	of the application whether the application needs additional information or is
36	<pre>complete;</pre>

 (15) days after the application is complete; and (3) Provide written notice of a certificate of franchise authority within fifteen (15) days after issuance of a certificate of franchise authority to the governing body of each political subdivision located in the service area designated in the application for a certificate of franchise authority. (e)(1) A holder of a certificate of franchise authority may change the boundaries of an existing service area authorized under the certificate of franchise authority by filing written notice of the modification with the Secretary of State with the filing fee required under § 23-19-204. (2) The boundary modifications are effective on the date the written notice is filed with the Secretary of State. (3) Such modifications shall not extend the term of the certificate of franchise authority as established in subsection (h) of this section. (f)(1) A certificate of franchise authority is transferrable. (2) To transfer a certificate of franchise authority, the successor shall: (b) Acknowledge with the Secretary of State that the successor shall provide notice to the political subdivision with jurisdiction concerning the public rights-of-way to be used to undertake operation and maintenance of video facilities under an approved certificate of franchise authority. (g) The holder of a certificate of franchise authority may terminate the certificate of franchise authority is: (h) A certificate of franchise authority is: (i) Nonexclusive; (j) Renewable for additional ten-year periods for video service 	1	(2) Issue a certificate of franchise authority within fifteen
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34 <u>(2) Valid for an initial term of ten (10) years, subject to</u> 35 <u>changes in federal law; and</u>	32	(h) A certificate of franchise authority is:
35 <u>changes in federal law; and</u>	33	(1) Nonexclusive;
	34	(2) Valid for an initial term of ten (10) years, subject to
36 (3) Renewable for additional ten-year periods for video service	35	changes in federal law; and
	36	(3) Renewable for additional ten-year periods for video service

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1	providers in compliance with the requirements of subsection (c) of this
2	section.
3	(i) To the extent required for the purposes of 47 U.S.C. §§ 521 - 561,
4	as it existed on January 1, 2013, the state shall constitute the franchising
5	authority for video service providers in the state.
6	(j) The duties of the Secretary of State under this subchapter are
7	ministerial. The Secretary of State shall not condition or limit a
8	certificate of franchise authority by imposing on the holder of a certificate
9	of franchise authority any obligations or requirements that are not
10	authorized by this subchapter.
11	
12	23-19-204. Certificate of franchise authority — Fees.
13	The fees for a certificate of franchise authority to be collected by
14	the Secretary of State include:
15	(1) An application filing fee of one thousand five hundred
16	dollars (\$1,500) that includes the cost of issuance of a certificate of
17	franchise authority by the Secretary of State; and
18	(2) A fee of one hundred dollars (\$100) for accepting an
19	amendment to a certificate of franchise authority or providing a notice
20	required by this subchapter.
21	
22	23-19-205. Use of public rights-of-way by holder of certificate of
23	franchise authority.
24	(a) A video service provider has the rights, powers, and duties
25	provided for telephone and telegraph companies under §§ 23-17-101 23-17-
26	<u>105.</u>
27	(b) To enable the provision of video service, a political subdivision
28	shall allow the holder of a certificate of franchise authority to install,
29	construct, and maintain facilities in the public rights-of-way over which the
30	political subdivision has jurisdiction.
31	(c) A political subdivision shall provide the holder of a certificate
32	of franchise authority with open, comparable, nondiscriminatory, and
33	competitively neutral access to the public rights-of-way in its jurisdiction.
34	(d) A political subdivision shall not impose requirements that
35	discriminate against the holder of a certificate of franchise authority in
36	any manner, including:

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1	(1) The authorization or placement of facilities in public
2	rights-of-way for the provision of video services;
3	(2) Access to a public building; or
4	(3) The terms or conditions for access to any utility pole
5	within the control of the political subdivision.
6	
7	23-19-206. Video service provider fee Definitions.
8	(a) As used in this section:
9	(1) "City subscribers" means a subscriber whose service address
10	is in the jurisdictional limits of a city;
11	(2) "County subscribers" means a subscriber whose service
12	address is outside the jurisdictional limits of a city; and
13	(3)(A) "Gross revenue" means all revenue, calculated in
14	accordance with generally accepted accounting principles, that is received by
15	the video service provider from subscribers for the provision of video
16	service to subscribers within the jurisdictional limits of the political
17	subdivision. Gross revenue includes:
18	(i) All recurring charges and fees paid by
19	subscribers for the provision of video service, including equipment rental
20	and fees attributable to video service when sold individually or as part of a
21	package or bundle, or functionally integrated with services other than video
22	services;
23	(ii) Event-based charges for video service,
24	including pay-per-view and video-on-demand;
25	(iii) Nonrecurring charges and fees, including
26	activation, installation, repair, maintenance, service order, service
27	termination, and late payment charges and fees;
28	(iv) Any other consideration a video service
29	provider receives from its subscribers for providing video service if it is
30	received in a transaction that would evade imposition of a franchise fee if
31	the consideration is not included in revenue; and
32	(v) Revenue of an affiliate to the extent the
33	treatment of the revenue as revenue of the affiliate would have the effect of
34	evading the payment of the video service provider fee.
35	(B) "Gross revenue" does not include any charges resulting
36	from action by a federal agency or taxes or surcharges, including the video

1	service provider fee, imposed by a governmental body that are separately
2	itemized and billed by a video service provider to its subscribers; and
3	(C) If a video service is packaged, bundled, or integrated
4	functionally with other services, capabilities, or applications, the part of
5	the video service provider's revenue attributable to the other services,
6	capabilities, or applications shall be included in gross revenue unless the
7	video service provider can reasonably identify the division or exclusion of
8	the revenue from its books and records.
9	(b) A video service provider offering video service in a political
10	subdivision under a certificate of franchise authority shall pay to the
11	political subdivision where it provides video service a video service
12	provider fee as may be required by the political subdivision under this
13	section.
14	(c) The video service provider's fee is:
15	(1) Paid to the political subdivision where video service is
16	provided quarterly, forty-five (45) days after the close of each calendar
17	<u>quarter;</u>
18	(2) Computed as a percentage of gross revenue; and
19	(3) Beginning on the first day after the forty-fifth day after
20	the close of the previous calendar quarter, simple interest at a rate equal
21	to that for judgments shall apply to video service provider fee payments past
22	<u>due.</u>
23	(d) The political subdivision shall not require:
24	(1) Any additional fee or charge from the video service
25	provider; or
26	(2) The use of a different calculation method.
27	<u>(e)(l) The video service provider fee is a percentage of gross revenue</u>
28	and determined by the political subdivision.
29	(2)(A) If there is an incumbent video service provider providing
30	video service in the political subdivision, the video service provider shall
31	pay an amount equal to the percentage of gross revenue paid by an incumbent
32	video service provider or five percent (5%), whichever is less.
33	(B) If there is not an incumbent video service provider
34	having a franchise agreement with the political subdivision, or if a
35	political subdivision has not previously established and assessed a fee to an
36	incumbent video service provider the political subdivision may establish the

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1	video service provider fee in an amount not in excess of five percent (5%) of
2	the gross revenue.
3	(C) The video service provider fee shall apply equally to
4	all video service providers in the political subdivision, regardless of
5	whether they provide video service under a local franchise or a certificate
6	of franchise authority. However, a fee shall not be imposed on any video
7	service customer except pursuant to a valid franchise or pursuant to a
8	certificate of franchise authority.
9	(f)(l) A political subdivision shall provide ninety-days' notice to a
10	video service provider operating in the political subdivision before
11	establishing, increasing, or lowering a video service provider fee.
12	(2) A video service provider fee or a change to the percentage
13	level of an existing fee is not effective until ninety (90) days after the
14	notice required in this subsection is given to the video service provider.
15	(g) Payment of the fees required in this section shall accompany a
16	written report that:
17	(1) Identifies the amount of gross revenues received from
18	subscribers for the provision of video service to subscribers; and
19	(2) Allows for a proper compliance review by the political
20	subdivision.
21	(h)(l) A political subdivision may conduct an audit of a video service
22	provider to ensure proper and accurate payment of the video service provider
23	fee.
24	(2) To conduct an audit, the political subdivision shall:
25	(A) Provide reasonable advance written notice;
26	(B) Audit the video service provider not more than one (1)
27	time in a calendar year; and
28	(C) At its discretion, review the books and records at the
29	location in the jurisdiction where the books and records are kept or consent
30	to review copies of the books and records provided electronically.
31	(3) The political subdivision and the video service provider are
32	responsible for their respective costs of the audit.
33	(i) Payment of an undisputed amount or refund due to the political
34	subdivision or the video service provider is required within sixty (60) days
35	after it is recognized, plus the interest as computed on civil judgments.
36	(j) The video service provider shall keep business records showing any

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1	gross revenue, even if there is a change in ownership, for at least three (3)
2	years after the revenue is recognized by the video service provider in its
3	books and records.
4	(k) A video service provider may identify and collect the amount of
5	the video service provider fee as a separate line item on the regular bill of
6	each subscriber.
7	(1)(1) Any city annexing lands shall notify a video service provider
8	in writing of any such annexation, including a description of the territory
9	annexed.
10	(2) Beginning the first day of the calendar quarter occurring
11	after the video service provider has received at least ninety-days' notice of
12	annexation of customers into the city's corporate limits, subscribers within
13	the annexed territory shall be considered city subscribers for purposes of
14	this section.
15	
16	23-19-207. Prohibited activity - Remedies for noncompliance.
17	(a) A video service provider shall not deny access to video service to
18	any group of potential residential subscribers based on the income of the
19	residents in the local area in which such a group resides.
20	(b) A franchising authority or political subdivision shall not impose
21	on a video service provider any build-out or other requirements for the
22	construction, placement, or installation of facilities used to provide video
23	services.
24	(c)(l) If a court of competent jurisdiction finds that the holder of a
25	certificate of franchise authority is not in compliance with this subchapter,
26	the court shall order the holder of the certificate of franchise authority to
27	cure the noncompliance within a reasonable time.
28	(2) If the holder of a certificate of franchise authority fails
29	to cure the noncompliance as ordered by a court under subdivision (c)(l) of
30	this section, the court may remedy the noncompliance.
31	
32	23-19-208. Customer service standards.
33	(a) A video service provider shall comply with the customer service
34	requirements under 47 C.F.R. § 76.309(c), as it existed on January 1, 2013,
35	until there are two (2) or more video service providers in a political
36	subdivision.

1	(b) A video service provider shall maintain a local or toll-free
2	telephone number for customer service contact.
3	
4	23-19-209. Designation and use of channel capacity for public,
5	educational, or governmental use.
6	(a) As used in this section, "public, education, and government access
7	channels", also known as "PEG channels", means channels used for
8	noncommercial local interest programming.
9	(b)(1) A video service provider, on the date that it first provides
10	video service to a subscriber in the service area of a political subdivision
11	or within a reasonable time, shall:
12	(A) Designate a sufficient amount of capacity on its video
13	service network to allow PEG channels for noncommercial programming; and
14	(B) Designate a sufficient amount of capacity on its
15	network to allow up to three (3) PEG channels or channels equal in number to
16	those that have been activated by an incumbent video service provider, if
17	any, on the date that the video service provider first provides video service
18	to a subscriber in a political subdivision, whichever is less.
19	(2)(A) A political subdivision served by an incumbent video
20	service provider that opts to provide service under a certificate of
21	franchise authority issued under § 23-19-203 is entitled to PEG channels
22	under this section.
23	(B) If the political subdivision was not served by an
24	incumbent video service provider, the video service provider shall provide
25	one (1) PEG channel for the use of the political subdivision.
26	(3) A political subdivision may waive its rights to a PEG
27	channel.
28	(c)(1) A video service provider is responsible for:
29	(A) The transmission of the programming on each channel to
30	subscribers; and
31	(B) Providing one (1) point of connectivity to each PEG
32	channel distribution point in the political subdivision to be served.
33	(2) A video service provider may:
34	(A) Provide PEG channels on a service tier subscribed to
35	by more than fifty percent (50%) of a video service provider's subscribers;
36	(B) Consolidate PEG channels to a single channel location;

1	and
2	(C) Provide PEG channels through an application on a menu
3	or as a choice on an assigned channel.
4	(3) A video service provider shall not:
5	(A) Change a channel location assigned to a PEG channel
6	without providing written notice to the affected political subdivision at
7	least thirty (30) days before the date on which the change is to become
8	effective; or
9	(B) Be required to provide an institutional network or
10	equivalent capacity on its video service network.
11	(4) When technically and economically possible, a video service
12	provider shall:
13	(A) Use reasonable efforts to interconnect its video
14	network to share PEG channel programming with other video service providers
15	through direct cable, microwave link, satellite, or other reasonable method
16	of connection;
17	(B) Negotiate in good faith to provide interconnection of
18	PEG channels; and
19	(C) If requesting to interconnect its video network to
20	share PEG channel programming with another video service provider, pay for
21	the cost of the interconnection.
22	(d)(1) The operation, production, and content of any programming aired
23	on a PEG channel is solely the responsibility of the public, educational, and
24	governmental agencies receiving the benefit of the capacity.
25	(2) The entity producing the PEG channel programming and sending
26	it to the video service provider shall ensure that transmissions, content, or
27	programming to be sent to the video service provider is:
28	(A) Provided in a manner that is capable of being accepted
29	and sent by the video service provider over its video service network without
30	alteration or change in the content or transmission signal; and
31	(B) Compatible with the technology or protocol used by the
32	video service provider to deliver its video service.
33	(3) Governmental entities utilizing PEG channels shall make the
34	programming available to video service providers providing service in the
35	governmental entity's jurisdiction in a nondiscriminatory manner.
36	(4) The governmental entity providing programming for use on a

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1	channel designated for public, education, and government access use may
2	request a change of the point of connectivity but shall pay the video service
3	provider for costs associated with the change of the point of connectivity.
4	
5	23-19-210. Applicability of other laws.
6	(a) The General Assembly intends that this subchapter be consistent
7	with the Cable Communications Policy Act of 1984, 47 U.S.C. §§ 521 et seq.,
8	as it existed on January 1, 2013.
9	(b) Except as otherwise stated in this subchapter, this subchapter
10	shall not be interpreted to prevent a video service provider, a political
11	subdivision, or a franchising entity from entering into a negotiated
12	franchise agreement with a political subdivision or seeking clarification of
13	its rights and obligations under federal or state law or to exercise a right
14	or authority under federal or state law.
15	(c) This subchapter does not limit, abrogate, or supersede Title 23,
16	Chapter 17, regarding telecommunications service in the state, and does not
17	require a telephone corporation to get a certificate of franchise authority
18	or local authorization under this subchapter to permit the telephone
19	corporation to construct, upgrade, operate, or maintain its
20	telecommunications system to provide telecommunications service.
21	(d) The regulation of a person holding a certificate of franchise
22	authority issued under this subchapter shall be exclusive to the Secretary of
23	State as provided under this subchapter.
24	(e) A person holding a certificate of franchise, with respect to any
25	political subdivision identified by the video service provider in its
26	application or modifications filed under § 23-19-203, shall not be required
27	to obtain any authorization, permit, franchise, or license from, or pay
28	another fee or franchise tax to, or post bond in any political subdivision of
29	this state to engage in the business or perform any service authorized under
30	this subchapter.
31	
32	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
33	General Assembly of the State of Arkansas that perhaps the lack of uniformity
34	in the laws governing video service providers is inequitable to certain
35	citizens and government entities; that this act establishes uniform
36	regulation of video service providers and a simplified process for the

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1	issuance of a state franchise that will encourage entry of new video service
2	providers to the state marketplace; and that this act is immediately
3	necessary because it ensures uniform regulation of video service providers,
4	assures equality of treatment of video service providers, and encourages new
5	video service providers to enter the state. Therefore, an emergency is
6	declared to exist, and this act being immediately necessary for the
7	preservation of the public peace, health, and safety shall become effective
8	<u>on:</u>
9	(1) The date of its approval by the Governor;
10	(2) If the bill is neither approved nor vetoed by the Governor,
11	the expiration of the period of time during which the Governor may veto the
12	bill; or
13	(3) If the bill is vetoed by the Governor and the veto is
14	overridden, the date the last house overrides the veto.
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16	/s/Files
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