SB0107 Engrossed

1 AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Public Utilities Act is amended by changing
Section 22-501 as follows:

6 (220 ILCS 5/22-501)

7 Sec. 22-501. Customer service and privacy protection. All 8 cable or video providers in this State shall comply with the 9 customer service requirements following and privacy protections. The provisions of this Act shall not apply to an 10 incumbent cable operator prior to January 1, 2008. For purposes 11 12 of this paragraph, an incumbent cable operator means a person 13 or entity that provided cable services in a particular area 14 under a franchise agreement with a local unit of government pursuant to Section 11-42-11 of the Illinois Municipal Code or 15 16 Section 5-1095 of the Counties Code on January 1, 2007. A 17 television, master antenna satellite master antenna direct 18 television. broadcast satellite, multipoint 19 distribution service, and other provider of video programming 20 shall only be subject to the provisions of this Article to the 21 extent permitted by federal law.

The following definitions apply to the terms used in this Article: SB0107 Engrossed - 2 - LRB096 05740 MJR 15810 b

"Basic cable or video service" means any service offering
 or tier that includes the retransmission of local television
 broadcast signals.

"Cable or video provider" means any person or entity 4 5 providing cable service or video service pursuant to authorization under (i) the Cable and Video Competition Law of 6 2007; (ii) Section 11-42-11 of the Illinois Municipal Code; 7 (iii) Section 5-1095 of the Counties Code; or (iv) a master 8 9 antenna television, satellite master antenna television, 10 direct broadcast satellite, multipoint distribution services, 11 and other providers of video programming, whatever their 12 technology. A cable or video provider shall not include a 13 landlord providing only broadcast video programming to a single-family home or other residential dwelling consisting of 14 15 4 units or less.

16 "Franchise" has the same meaning as found in 47 U.S.C.
17 522(9).

18 "Local unit of government" means a city, village, 19 incorporated town, or a county.

20 "Normal business hours" means those hours during which most 21 similar businesses in the geographic area of the local unit of 22 government are open to serve customers. In all cases, "normal 23 business hours" must include some evening hours at least one 24 night per week or some weekend hours.

25 "Normal operating conditions" means those service 26 conditions that are within the control of cable or video SB0107 Engrossed - 3 - LRB096 05740 MJR 15810 b

providers. Those conditions that are not within the control of 1 2 cable or video providers include, but are not limited to, 3 natural disasters, civil disturbances, power outages, telephone network outages, and severe or unusual weather 4 5 conditions. Those conditions that are ordinarily within the control of cable or video providers include, but are not 6 7 limited to, special promotions, pay-per-view events, rate 8 increases, regular peak or seasonal demand periods, and 9 maintenance or upgrade of the cable service or video service 10 network.

"Service interruption" means the loss of picture or sound on one or more cable service or video service on one or more cable or video channels.

14 "Service line drop" means the point of connection between a 15 premises and the cable or video network that enables the 16 premises to receive cable service or video service.

17

(a) General customer service standards:

(1) Cable or video providers shall establish general 18 19 standards related to customer service, which shall 20 include, but not be limited to, installation, 21 disconnection, service and repair obligations; appointment 22 hours and employee ID requirements; customer service 23 telephone numbers and hours; procedures for billing, charges, deposits, refunds, and credits; procedures for 24 25 termination of service; notice of deletion of programming 26 service; changes related to transmission of programming;

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changes or increases in rates; the use and availability of 1 2 parental control or lock-out devices; the use and 3 availability of an A/B switch if applicable; complaint procedures and procedures for bill dispute resolution; a 4 description of the rights and remedies available to 5 consumers if the cable or video provider does 6 not 7 materially meet its customer service standards; and 8 special services for customers with visual, hearing, or 9 mobility disabilities.

10 (2) Cable or video providers' rates for each level of 11 service, rules, regulations, and policies related to its 12 cable service or video service described in paragraph (1) of this subsection (a) must be made available to the public 13 14 and displayed clearly and conspicuously on the cable or 15 video provider's site on the Internet. If a promotional 16 price or a price for a specified period of time is offered, 17 the cable or video provider shall display the price at the end of the promotional period or specified period of time 18 19 clearly and conspicuously with the display of the 20 promotional price or price for a specified period of time. 21 The cable or video provider shall provide this information 22 upon request.

(3) Cable or video providers shall provide notice
 concerning their general customer service standards to all
 customers. This notice shall be offered when service is
 first activated and annually thereafter. The information

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in the notice shall include all of the information 1 2 specified in paragraph (1) of this subsection (a), as well 3 as the following: a listing of services offered by the cable or video providers, which shall clearly describe 4 5 programming for all services and all levels of service; the rates for all services and levels of service; a telephone 6 7 number through which customers may subscribe to, change, or 8 terminate service, request customer service, or seek 9 general or billing information; instructions on the use of 10 the cable or video services; and a description of rights 11 and remedies that the cable or video providers shall make 12 available to their customers if they do not materially meet the general customer service standards described in this 13 14 Act.

15 (b) General customer service obligations:

(1) Cable or video providers shall render reasonably
efficient service, promptly make repairs, and interrupt
service only as necessary and for good cause, during
periods of minimum use of the system and for no more than
24 hours.

(2) All service representatives or any other person who
contacts customers or potential customers on behalf of the
cable or video provider shall have a visible identification
card with their name and photograph and shall orally
identify themselves upon first contact with the customer.
Customer service representatives shall orally identify

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1 2 themselves to callers immediately following the greeting during each telephone contact with the public.

3 (3) The cable or video providers shall: (i) maintain a customer service facility within the boundaries of a local 4 5 unit of government staffed by customer service 6 representatives that have the capacity to accept payment, respond to repair, installation, 7 bills, and adjust 8 reconnection, disconnection, or other service calls and 9 distribute or receive converter boxes, remote control 10 units, digital stereo units, or other equipment related to 11 the provision of cable or video service; (ii) provide 12 customers with bill payment facilities through retail, financial, or other commercial institutions located within 13 14 the boundaries of a local unit of government; (iii) provide 15 an address, toll-free telephone number or electronic 16 address to accept bill payments and correspondence and 17 provide secure collection boxes for the receipt of bill payments and the return of equipment, provided that if a 18 19 cable or video provider provides secure collection boxes, 20 it shall provide a printed receipt when items are 21 deposited; or (iv) provide an address, toll-free telephone 22 number, or electronic address to accept bill payments and 23 correspondence and provide a method for customers to return 24 equipment to the cable or video provider at no cost to the 25 customer.

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(4) In each contact with a customer, the service

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1 representatives or any other person who contacts customers 2 or potential customers on behalf of the cable or video 3 provider shall state the estimated cost of the service, repair, or installation orally prior to delivery of the 4 service or before any work is performed, shall provide the 5 6 customer with an oral statement of the total charges before 7 terminating the telephone call or other contact in which a 8 service is ordered, whether in-person or over the Internet, 9 and shall provide a written statement of the total charges 10 before leaving the location at which the work was 11 performed. In the event that the cost of service is a 12 promotional price or is for a limited period of time, the 13 cost of service at the end of the promotion or limited 14 period of time shall be disclosed.

15 (5) Cable or video providers shall provide customers a 16 minimum of 30 days' written notice before increasing rates 17 eliminating transmission of programming and shall or submit the notice to the local unit of government in 18 19 advance of distribution to customers, provided that the 20 cable or video provider is not in violation of this 21 provision if the elimination of transmission of 22 programming was outside the control of the provider, in 23 which case the provider shall use reasonable efforts to 24 provide as much notice as possible, and any rate decrease 25 related to the elimination of transmission of programming 26 shall be applied to the date of the change.

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1 (6) Cable or video providers shall provide clear visual 2 and audio reception that meets or exceeds applicable 3 Federal Communications Commission technical standards. If 4 a customer experiences poor video or audio reception due to 5 the equipment of the cable or video provider, the cable or 6 video provider shall promptly repair the problem at its own 7 expense.

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(c) Bills, payment, and termination:

9 (1) Cable or video providers shall render monthly bills
10 that are clear, accurate, and understandable.

11 (2) Every residential customer who pays bills directly
12 to the cable or video provider shall have at least 28 days
13 from the date of the bill to pay the listed charges.

14 (3) Customer payments shall be posted promptly. When
15 the payment is sent by United States mail, payment is
16 considered paid on the date it is postmarked.

17 Cable or video providers may not terminate (4) residential service for nonpayment of a bill unless the 18 19 cable or video provider furnishes notice of the delinquency 20 and impending termination at least 21 days prior to the 21 proposed termination. Notice of proposed termination shall 22 be mailed, postage prepaid, to the customer to whom service 23 is billed. Notice of proposed termination shall not be 24 mailed until the 29th day after the date of the bill for 25 services. Notice of delinquency and impending termination 26 may be part of a billing statement only if the notice is SB0107 Engrossed - 9 - LRB096 05740 MJR 15810 b

1 presented in a different color than the bill and is 2 designed to be conspicuous. The cable or video providers 3 may not assess a late fee prior to the 29th day after the 4 date of the bill for service.

5 (5)Every notice of impending termination shall 6 include all of the following: the name and address of 7 customer; the amount of the delinquency; the date on which 8 payment is required to avoid termination; and the telephone 9 number cable or video provider's of the service 10 representative to make payment arrangements and to provide 11 additional information about the charges for failure to 12 return equipment and for reconnection, if any. No customer may be charged a fee for termination or disconnection of 13 14 service, irrespective of whether the customer initiated 15 termination or disconnection or the cable or video provider 16 initiated termination or disconnection.

17 (6) Service may only be terminated on days when the
18 customer is able to reach a service representative of the
19 cable or video providers, either in person or by telephone.

20 (7) Any service terminated by a cable or video provider 21 without good cause shall be restored without any 22 reconnection fee, charge, or penalty; good cause for 23 termination includes, but is not limited to, failure to pay 24 a bill by the date specified in the notice of impending 25 termination, payment by check for which there are 26 insufficient funds, theft of service, abuse of equipment or

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personnel, or other similar subscriber actions.

2 (8) Cable or video providers shall cease charging a 3 customer for any or all services within one business day after it receives a request to immediately terminate 4 service or on the day requested by the customer if such a 5 6 date is at least 5 days from the date requested by the 7 customer. Nothing in this subsection (c) shall prohibit the 8 provider from billing for charges that the customer incurs 9 prior to the date of termination. Cable or video providers shall issue a credit or a refund or return a deposit within 10 11 10 business days after the close of the customer's billing 12 cycle following the request for termination or the return 13 of equipment, if any, whichever is later.

14 (9) The customers or subscribers of a cable or video 15 provider shall be allowed to disconnect their service at 16 any time within the first 60 days after subscribing to or 17 upgrading the service. Within this 60-day period, cable or video providers shall not charge or impose any fees or 18 19 penalties on the customer for disconnecting service, 20 including, but not limited to, any installation charge or 21 the imposition of an early termination charge, except the 22 cable or video provider may impose a charge or fee to 23 offset any rebates or credits received by the customer and 24 impose monthly service or maintenance mav charges, 25 including pay-per-view and premium services charges, 26 during such 60-day period.

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(10)video providers 1 Cable and shall quarantee 2 customer satisfaction for new or upgraded service and the 3 customer shall receive a pro-rata credit in an amount equal to the pro-rata charge for the remaining days of service 4 5 being disconnected or replaced upon the customers request the customer is dissatisfied with the service and 6 if 7 requests to discontinue the service within the first 60 8 days after subscribing to the upgraded service.

(d) Response to customer inquiries:

9

(1) Cable or video providers will maintain a toll-free 10 11 telephone access line that is available to customers 24 12 hours a day, 7 days a week to accept calls regarding 13 termination, installation, service, and complaints. 14 Trained, knowledgeable, qualified service representatives 15 of the cable or video providers will be available to 16 respond to customer telephone inquiries during normal 17 business hours. Customer service representatives shall be able to provide credit, waive fees, schedule appointments, 18 19 and change billing cycles. Any difficulties that cannot be 20 resolved by the customer service representatives shall be referred to a supervisor who shall make his or her best 21 22 efforts to resolve the issue immediately. If the supervisor 23 does not resolve the issue to the customer's satisfaction, 24 the customer shall be informed of the cable or video 25 provider's complaint procedures and procedures for billing 26 dispute resolution and given a description of the rights and remedies available to customers to enforce the terms of this Article, including the customer's rights to have the complaint reviewed by the local unit of government, to request mediation, and to review in a court of competent jurisdiction.

6 (2) After normal business hours, the access line may be 7 answered by a service or an automated response system, 8 including an answering machine. Inquiries received by 9 telephone or e-mail after normal business hours shall be 10 responded to by a trained service representative on the 11 next business day. The cable or video provider shall 12 respond to a written billing inquiry within 10 days of 13 receipt of the inquiry.

14 (3) Cable or video providers shall provide customers 15 seeking non-standard installations with а total 16 installation cost estimate and an estimated date of 17 completion. The actual charge to the customer shall not exceed 10% of the estimated cost without the written 18 19 consent of the customer.

(4) If the cable or video provider receives notice that
an unsafe condition exists with respect to its equipment,
it shall investigate such condition immediately and shall
take such measures as are necessary to remove or eliminate
the unsafe condition. The cable or video provider shall
inform the local unit of government promptly, but no later
than 2 hours after it receives notification of an unsafe

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1 condition that it has not remedied.

2 Under normal operating conditions, telephone (5) 3 answer time by the cable or video provider's customer representative, including wait time, shall not exceed 30 4 seconds when the connection is made. If the call needs to 5 be transferred, transfer time shall not exceed 30 seconds. 6 These standards shall be met no less than 90% of the time 7 8 under normal operating conditions, measured on a quarterly 9 basis.

10 (6) Under normal operating conditions, the cable or 11 video provider's customers will receive a busy signal less 12 than 3% of the time.

13 (e) Under normal operating conditions, each of the 14 following standards related to installations, outages, and 15 service calls will be met no less than 95% of the time measured 16 on a quarterly basis:

17 (1) Standard installations will be performed within 7
18 business days after an order has been placed. "Standard"
19 installations are those that are located up to 125 feet
20 from the existing distribution system.

(2) Excluding conditions beyond the control of the cable or video providers, the cable or video providers will begin working on "service interruptions" promptly and in no event later than 24 hours after the interruption is reported by the customer or otherwise becomes known to the cable or video providers. Cable or video providers must SB0107 Engrossed - 14 - LRB096 05740 MJR 15810 b

begin actions to correct other service problems the next business day after notification of the service problem and correct the problem within 48 hours after the interruption is reported by the customer 95% of the time, measured on a quarterly basis.

6 (3) The "appointment window" alternatives for 7 service calls, and other installation installations, 8 activities will be either a specific time or, at a maximum, 9 a 4-hour time block during evening, weekend, and normal 10 business hours. The cable or video provider may schedule 11 service calls and other installation activities outside of 12 these hours for the express convenience of the customer.

13 Cable or video providers may not cancel (4) an 14 appointment with a customer after 5:00 p.m. on the business 15 day prior to the scheduled appointment. If the cable or 16 video provider's representative is running late for an 17 appointment with a customer and will not be able to keep scheduled, the customer will 18 appointment as the be 19 contacted. The appointment will be rescheduled, as 20 necessary, at a time that is convenient for the customer, 21 even if the rescheduled appointment is not within normal 22 business hours.

23 (f) Public benefit obligation:

(1) All cable or video providers offering service
pursuant to the Cable and Video Competition Law of 2007,
the Illinois Municipal Code, or the Counties Code shall

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provide a free service line drop and free basic service to 1 all current and future public buildings within their 2 3 footprint, including, but not limited to, all local unit of government buildings, public libraries, and public primary 4 5 and secondary schools, whether owned or leased by that local unit of government ("eligible buildings"). 6 Such 7 service shall be used in a manner consistent with the 8 government purpose for the eligible building and shall not 9 be resold.

10 (2) This obligation only applies to those cable or 11 video service providers whose cable service or video 12 service systems pass eligible buildings and its cable or is generally available to residential 13 video service 14 subscribers in the same local unit of government in which 15 the eligible building is located. The burden of providing 16 such service at each eligible building shall be shared by 17 all cable and video providers whose systems pass the eligible buildings in an equitable and competitively 18 19 neutral manner, and nothing herein shall require 20 duplicative installations by more than one cable or video 21 provider at each eligible building. Cable or video 22 providers operating in a local unit of government shall 23 meet as necessary and determine who will provide service to 24 eligible buildings under this subsection (f). If the cable 25 or video providers are unable to reach an agreement, they 26 shall meet with the local unit of government, which shall SB0107 Engrossed - 16 - LRB096 05740 MJR 15810 b

determine which cable or video providers will serve each eligible building. The local unit of government shall bear the costs of any inside wiring or video equipment costs not ordinarily provided as part of the cable or video provider's basic offering.

(q) After the cable or video providers have offered service 6 for one year, the cable or video providers shall make an annual 7 report to the Commission, to the local unit of government, and 8 9 to the Attorney General that it is meeting the standards 10 specified in this Article, identifying the number of complaints 11 it received over the prior year in the State and specifying the 12 number of complaints related to each of the following: (1) billing, charges, refunds, and credits; (2) installation or 13 termination of service; (3) quality of service and repair; (4) 14 15 programming; and (5) miscellaneous complaints that do not fall 16 within these categories. Thereafter, the cable or video 17 providers shall also provide, upon request by the local unit of government where service is offered and to the Attorney 18 General, an annual public report that includes performance data 19 20 described in subdivisions (5) and (6) of subsection (d) and subdivisions (1) and (2) of subsection (e) of this Section for 21 22 cable services or video services. The performance data shall be 23 disaggregated for each requesting local unit of government or local exchange, as that term is defined in Section 13-206 of 24 25 this Act, in which the cable or video providers have customers. 26 (h) To the extent consistent with federal law, cable or SB0107 Engrossed - 17 - LRB096 05740 MJR 15810 b

video providers shall offer the lowest-cost basic cable or 1 2 video service as a stand-alone service to residential customers at reasonable rates. Cable or video providers shall not require 3 the subscription to any service other than the lowest-cost 4 5 basic service or to any telecommunications or information service, as a condition of access to cable or video service, 6 7 including programming offered on a per channel or per program 8 basis. Cable or video providers shall not discriminate between 9 subscribers to the lowest-cost basic service, subscribers to 10 other cable services or video services, and other subscribers 11 with regard to the rates charged for cable or video programming 12 offered on a per channel or per program basis.

(i) To the extent consistent with federal law, cable or video providers shall ensure that charges for changes in the subscriber's selection of services or equipment shall be based on the cost of such change and shall not exceed nominal amounts when the system's configuration permits changes in service tier selection to be effected solely by coded entry on a computer terminal or by other similarly simple method.

(j) To the extent consistent with federal law, cable or video providers shall have a rate structure for the provision of cable or video service that is uniform throughout the area within the boundaries of the local unit of government. This subsection (j) is not intended to prohibit bulk discounts to multiple dwelling units or to prohibit reasonable discounts to senior citizens or other economically disadvantaged groups. SB0107 Engrossed - 18 - LRB096 05740 MJR 15810 b

1 (k) To the extent consistent with federal law, cable or 2 video providers shall not charge a subscriber for any service 3 or equipment that the subscriber has not affirmatively 4 requested by name. For purposes of this subsection (k), a 5 subscriber's failure to refuse a cable or video provider's 6 proposal to provide service or equipment shall not be deemed to 7 be an affirmative request for such service or equipment.

8 (1) No contract or service offering cable services or video 9 services or any bundle including such services shall be for a 10 term longer than 2 years one year. Any contract or service 11 offering with a term of service that contains an early 12 termination fee shall limit the early termination fee to not 13 more than the amount of the discount reflected in the price for cable services or video services for the period during which 14 15 the consumer benefited from the discount.

16 (m) Cable or video providers shall not discriminate in the 17 provision of services for the hearing and visually impaired, and shall comply with the accessibility requirements of 47 18 U.S.C. 613. Cable or video providers shall deliver and pick-up 19 20 or provide customers with pre-paid shipping and packaging for the return of converters and other necessary equipment at the 21 22 home of customers with disabilities. Cable or video providers 23 shall provide free use of a converter or remote control unit to 24 mobility impaired customers.

(n) (1) To the extent consistent with federal law, cable or
video providers shall comply with the provisions of 47 U.S.C.

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532(h) and (j). The cable or video providers shall not exercise 1 2 any editorial control over any video programming provided pursuant to this Section, or in any other way consider the 3 content of such programming, except that a cable or video 4 5 provider may refuse to transmit any leased access program or portion of a leased access program that contains obscenity, 6 7 indecency, or nudity and may consider such content to the 8 minimum extent necessary to establish a reasonable price for 9 the commercial use of designated channel capacity by an 10 unaffiliated person. This subsection (n) shall permit cable or 11 video providers to enforce prospectively a written and 12 published policy of prohibiting programming that the cable or 13 video provider reasonably believes describes or depicts sexual 14 or excretory activities or organs in a patently offensive 15 manner as measured by contemporary community standards.

16 (2) Upon customer request, the cable or video provider 17 shall, without charge, fully scramble or otherwise fully 18 block the audio and video programming of each channel 19 carrying such programming so that a person who is not a 20 subscriber does not receive the channel or programming.

(3) In providing sexually explicit adult programming or other programming that is indecent on any channel of its service primarily dedicated to sexually oriented programming, the cable or video provider shall fully scramble or otherwise fully block the video and audio portion of such channel so that a person who is not a subscriber to such channel or programming does not receive it.

3 (4) Scramble means to rearrange the content of the
4 signal of the programming so that the programming cannot be
5 viewed or heard in an understandable manner.

6 (o) Cable or video providers will maintain a listing, 7 specific to the level of street address, of the areas where its 8 cable or video services are available. Customers who inquire 9 about purchasing cable or video service shall be informed about 10 whether the cable or video provider's cable or video services 11 are currently available to them at their specific location.

12 (p) Cable or video providers shall not disclose the name, 13 address, telephone number or other personally identifying information of a cable service or video service customer to be 14 15 used in mailing lists or to be used for other commercial 16 purposes not reasonably related to the conduct of its business 17 unless the cable or video provider has provided to the customer a notice, separately or included in any other customer service 18 19 notice, that clearly and conspicuously describes the 20 customer's ability to prohibit the disclosure. Cable or video providers shall provide an address and telephone number for a 21 22 customer to use without a toll charge to prevent disclosure of 23 the customer's name and address in mailing lists or for other commercial purposes not reasonably related to the conduct of 24 25 its business to other businesses or affiliates of the cable or 26 video provider. Cable or video providers shall comply with the SB0107 Engrossed - 21 - LRB096 05740 MJR 15810 b

1 consumer privacy requirements of the Communications Consumer 2 Privacy Act, the Restricted Call Registry Act, and 47 U.S.C. 3 551 that are in effect as of June 30, 2007 (the effective date 4 of Public Act 95-9) and as amended thereafter.

5 (q) Cable or video providers shall implement an informal process for handling inquiries from local units of government 6 and customers concerning billing issues, service issues, 7 8 privacy concerns, and other consumer complaints. In the event 9 that an issue is not resolved through this informal process, a 10 local unit of government or the customer may request nonbinding 11 mediation with the cable or video provider, with each party to 12 bear its own costs of such mediation. Selection of the mediator will be by mutual agreement, and preference will be given to 13 14 mediation services that do not charge the consumer for their 15 services. In the event that the informal process does not 16 produce a satisfactory result to the customer or the local unit 17 of government, enforcement may be pursued as provided in subdivision (4) of subsection (r) of this Section. 18

(r) The Attorney General and the local unit of government 19 20 may enforce all of the customer service and privacy protection standards of this Section with respect to complaints received 21 22 from residents within the local unit of government's 23 jurisdiction, but it may not adopt or seek to enforce any 24 additional or different customer service or performance 25 standards under any other authority or provision of law.

26

(1) The local unit of government may, by ordinance,

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provide a schedule of penalties for any material breach of 1 2 this Section by cable or video providers in addition to the 3 penalties provided herein. No monetary penalties shall be assessed for a material breach if it is out of the 4 5 reasonable control of the cable or video providers or its 6 affiliate. Monetary penalties adopted in an ordinance 7 pursuant to this Section shall apply on a competitively neutral basis to all providers of cable service or video 8 9 service within the local unit of government's 10 jurisdiction. In no event shall the penalties imposed under 11 this subsection (r) exceed \$750 for each day of the 12 material breach, and these penalties shall not exceed \$25,000 for each occurrence of a material breach per 13 14 customer.

15 (2) For purposes of this Section, "material breach" 16 means any substantial failure of a cable or video service 17 provider to comply with service quality and other standards specified in any provision of this Act. The Attorney 18 19 General or the local unit of government shall give the 20 cable or video provider written notice of any alleged material breaches of this Act and allow such provider at 21 22 least 30 days from receipt of the notice to remedy the 23 specified material breach.

(3) A material breach, for the purposes of assessing
penalties, shall be deemed to have occurred for each day
that a material breach has not been remedied by the cable

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service or video service provider after the expiration of the period specified in subdivision (2) of this subsection (r) in each local unit of government's jurisdiction, irrespective of the number of customers affected.

5 (4) Any customer, the Attorney General, or a local unit of government may pursue alleged violations of this Act by 6 7 the cable or video provider in a court of competent 8 jurisdiction. A cable or video provider may seek judicial 9 review of a decision of a local unit of government imposing 10 penalties in a court of competent jurisdiction. No local 11 unit of government shall be subject to suit for damages or 12 other relief based upon its action in connection with its 13 enforcement or review of any of the terms, conditions, and 14 rights contained in this Act except a court may require the 15 return of any penalty it finds was not properly assessed or 16 imposed.

17 (s) Cable or video providers shall credit customers for violations in the amounts stated herein. The credits shall be 18 19 applied on the statement issued to the customer for the next 20 monthly billing cycle following the violation or following the discovery of the violation. Cable or video providers are 21 22 responsible for providing the credits described herein and the 23 customer is under no obligation to request the credit. If the 24 customer is no longer taking service from the cable or video 25 provider, the credit amount will be refunded to the customer by check within 30 days of the termination of service. A local 26

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unit of government may, by ordinance, adopt a schedule of 1 2 credits payable directly to customers for breach of the customer service standards and obligations contained in this 3 Article, provided the schedule of customer credits applies on a 4 5 competitively neutral basis to all providers of cable service or video service in the local unit of government's jurisdiction 6 7 and the credits are not greater than the credits provided in 8 this Section.

9 (1) Failure to provide notice of customer service 10 standards upon initiation of service: \$25.00.

(2) Failure to install service within 7 days: Waiver of 50% of the installation fee or the monthly fee for the lowest-cost basic service, whichever is greater. Failure to install service within 14 days: Waiver of 100% of the installation fee or the monthly fee for the lowest-cost basic service, whichever is greater.

17 (3) Failure to remedy service interruptions or poor 18 video or audio service quality within 48 hours: Pro-rata 19 credit of total regular monthly charges equal to the number 20 of days of the service interruption.

(4) Failure to keep an appointment or to notify the
customer prior to the close of business on the business day
prior to the scheduled appointment: \$25.00.

24

(5) Violation of privacy protections: \$150.00.

25 (6) Failure to comply with scrambling requirements:26 \$50.00 per month.

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Violation of 1 (7)customer service and billing 2 standards in subsections (c) and (d) of this Section: 3 \$25.00 per occurrence.

4

(8) Violation of the bundling rules in subsection (h) 5 of this Section: \$25.00 per month.

6 (t) The enforcement powers granted to the Attorney General 7 in Article XXI of this Act shall apply to this Article, except 8 that the Attorney General may not seek penalties for violation 9 of this Article other than in the amounts specified herein. 10 Nothing in this Section shall limit or affect the powers of the 11 Attorney General to enforce the provisions of Article XXI of 12 this Act or the Consumer Fraud and Deceptive Business Practices 13 Act.

14 (u) This Article applies to all cable and video providers 15 in the State, including but not limited to those operating 16 under a local franchise as that term is used in 47 U.S.C. 17 522(9), those operating under authorization pursuant to Section 11-42-11 of the Illinois Municipal Code, those 18 19 operating under authorization pursuant to Section 5-1095 of the Counties Code, and those operating under a State-issued 20 authorization pursuant to Article XXI of this Act. 21

22 (Source: P.A. 95-9, eff. 6-30-07; 95-876, eff. 8-21-08.)

23 Section 99. Effective date. This Act takes effect upon 24 becoming law.