117th CONGRESS 2d Session

To amend the Communications Act of 1934 and title 17, United States Code, to provide greater access to in-State television broadcast programming for cable and satellite subscribers in certain counties.

IN THE SENATE OF THE UNITED STATES

Ms. BALDWIN introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To amend the Communications Act of 1934 and title 17, United States Code, to provide greater access to in-State television broadcast programming for cable and satellite subscribers in certain counties.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Go Pack Go Act of5 2022".

1	SEC. 2. CARRIAGE OF NETWORK STATION SIGNALS IN CER-
2	TAIN COUNTIES.
3	(a) IN GENERAL.—Part I of title III of the Commu-
4	nications Act of 1934 (47 U.S.C. 301 et seq.) is amended
5	by adding at the end the following:
6	"SEC. 345. CARRIAGE OF NETWORK STATION SIGNALS IN
7	CERTAIN COUNTIES.
8	"(a) DEFINITIONS.—In this section—
9	"(1) the term 'cable operator' has the meaning
10	given the term in section 602;
11	"(2) the terms 'covered county' and 'in-State,
12	adjacent-market network station retransmission'
13	have the meanings given those terms in section
14	119(d) of title 17, United States Code, except that,
15	in the case of a cable operator, any reference to a
16	satellite carrier or a subscriber of a satellite carrier
17	shall be considered to be a reference to a cable oper-
18	ator or a subscriber of a cable operator, respectively;
19	"(3) the term 'local market' has the meaning
20	given the term in section 122(j) of title 17, United
21	States Code;
22	"(4) the term 'local network station' means,
23	with respect to a subscriber and a television net-
24	work, the network station—
25	"(A) that is affiliated with the television
26	network; and

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"(B) within the local market in which the
subscriber is located; and
((5) the terms 'network station' and 'satellite
carrier' have the meanings given those terms in sec-
tion 119(d) of title 17, United States Code.
"(b) Subscriber Election.—A cable operator or
satellite carrier shall, at the election of a subscriber in a
covered county with respect to a television network, pro-
vide to the subscriber—
((1) retransmission of the signal of any local
network station that the operator or carrier is re-
quired to retransmit to the subscriber without re-
gard to this section;
"(2) an in-State, adjacent-market network sta-
tion retransmission; or
"(3) both retransmissions described in para-
graphs (1) and (2) .
"(c) Relationship to Local Signal Carriage
REQUIREMENTS.—If a subscriber elects to receive only an
in-State, adjacent-market network station retransmission
under subsection (b)—
((1) the provision of that retransmission to the
subscriber shall be deemed to fulfill any obligation of
the cable operator or satellite carrier to provide to

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the subscriber the signal of a local network station
 under section 338, 614, or 615; and

"(2) in the case of a satellite carrier that has
been recognized as a qualified carrier under section
119(f) of title 17, United States Code, the provision
of that retransmission instead of the signal of a local
network station shall not affect the status of the satellite carrier as a qualified carrier for purposes of
that section and section 342 of this Act.

10 "(d) REQUIREMENT SUBJECT TO TECHNICAL FEASI-11 BILITY FOR SATELLITE CARRIERS.—A satellite carrier 12 shall be required to provide a retransmission under sub-13 section (b) only to the extent that such provision is tech-14 nically feasible, as determined by the Commission.

15 "(e) TREATMENT OF IN-STATE, ADJACENT-MARKET
16 NETWORK STATION RETRANSMISSIONS BY CABLE OPER17 ATORS.—

18 "(1) RETRANSMISSION CONSENT EXCEPTION.—
19 Section 325(b) shall not apply to an in-State, adja20 cent-market network station retransmission by a
21 cable operator to a subscriber residing in a covered
22 county.

23 "(2) DEEMED SIGNIFICANTLY VIEWED.—In the
24 case of an in-State, adjacent-market network station
25 retransmission by a cable operator to a subscriber

1 residing in a covered county, the signal of the sta-2 tion shall be deemed to be significantly viewed in 3 that county within the meaning of section 76.54 of 4 title 47, Code of Federal Regulations, or any suc-5 cessor regulation.". 6 (b) TREATMENT OF IN-STATE, ADJACENT-MARKET 7 NETWORK STATION RETRANSMISSIONS BY SATELLITE 8 CARRIERS.—Section 339 of the Communications Act of 9 1934 (47 U.S.C. 339) is amended— 10 (1) in subsection (a)— 11 (A) in paragraph (1)(A), by adding at the 12 end the following: "In-State, adjacent-market 13 network station retransmissions to subscribers 14 residing in covered counties shall not count to-15 ward the limit set forth in this subparagraph."; 16 and 17 (B) in paragraph (2), by adding at the end 18 the following: 19 "(I) IN-STATE, ADJACENT-MARKET NET-20 WORK STATION RETRANSMISSIONS.—Nothing in 21 this paragraph shall apply to or affect in-State, 22 adjacent-market network station retrans-23 missions to subscribers residing in covered 24 counties."; and 25 (2) in subsection (d)—

1	(A) by redesignating paragraphs (1)
2	through (5) as paragraphs (3) through (7), re-
3	spectively; and
4	(B) by inserting before paragraph (3), as
5	so redesignated, the following:
6	"(1) COVERED COUNTY.—The term 'covered
7	county' has the meaning given the term in section
8	119(d) of title 17, United States Code.
9	"(2) IN-STATE, ADJACENT-MARKET NETWORK
10	STATION RETRANSMISSION.—The term 'in-State, ad-
11	jacent-market network station retransmission' has
12	the meaning given the term in section $119(d)$ of title
13	17, United States Code.".
14	(c) NO EFFECT ON ABILITY TO RECEIVE SIGNIFI-
15	CANTLY VIEWED SIGNALS.—Section 340(b)(3) of the
16	Communications Act of 1934 (47 U.S.C. 340(b)(3)) is
17	amended by inserting before the period at the end the fol-
18	lowing: "or to a subscriber who elects under section
19	345(b), with respect to the network with which the station
20	whose signal is being retransmitted pursuant to this sec-
21	tion is affiliated, to receive an in-State, adjacent-market
22	network station retransmission (as defined in section
23	119(d) of title 17, United States Code) instead of the sig-
24	nal of a local network station (as defined in section 345)".

1	SEC. 3. AVAILABILITY OF COPYRIGHT LICENSE.
2	(a) Secondary Transmissions of Distant Tele-
3	VISION PROGRAMMING BY SATELLITE.—Section 119 of
4	title 17, United States Code, is amended—
5	(1) in subsection $(a)(2)(B)(i)$, by adding at the
6	end the following: "In-State, adjacent-market net-
7	work station retransmissions to subscribers residing
8	in covered counties shall not count toward the limit
9	set forth in this clause."; and
10	(2) in subsection (d)—
11	(A) in paragraph (10)—
12	(i) in subparagraph (A), by striking ";
13	or" and inserting a semicolon;
14	(ii) in subparagraph (B), by striking
15	the period at the end and inserting "; or";
16	and
17	(iii) by adding at the end the fol-
18	lowing:
19	"(C) with respect to an in-State, adjacent-
20	market network station retransmission, is a
21	subscriber residing in a covered county."; and
22	(B) by adding at the end the following:
23	"(17) IN-STATE, ADJACENT-MARKET NETWORK
24	STATION RETRANSMISSION.—The term 'in-State, ad-
25	jacent-market network station retransmission' means
26	the secondary transmission by a satellite carrier of

1	the primary transmission of any network station
2	whose community of license is located—
3	"(A) in the State of a subscriber; and
4	"(B) in a local market that is adjacent to
5	the local market of the subscriber.
6	"(18) COVERED COUNTY.—The term 'covered
7	county' means, with respect to an in-State, adjacent-
8	market network station retransmission to a sub-
9	scriber, any county to which both of the following
10	apply:
11	"(A) The county is one of the following
12	counties in the State of Wisconsin: Ashland,
13	Barron, Bayfield, Burnett, Douglas, Dunn,
14	Florence, Iron, Pierce, Polk, Sawyer, St. Croix,
15	or Washburn.
16	"(B) The county is not in the local market
17	of any television broadcast station—
18	"(i) that is affiliated with the same
19	network; and
20	"(ii) whose community of license is lo-
21	cated in the State of the subscriber.".
22	(b) Secondary Transmissions of Local Tele-
23	VISION PROGRAMMING BY SATELLITE.—Section 122(a) of
24	title 17, United States Code, is amended—

1	(1) in paragraph $(2)(A)$, by inserting after
2	"under paragraph (1)" the following: "(or in-State,
3	adjacent-market network station retransmissions in-
4	stead of secondary transmissions under that para-
5	graph, in accordance with an election under section
6	345(b) of the Communications Act of 1934)"; and
7	(2) in paragraph $(3)(A)$, by inserting after
8	"under paragraph (1)" the following: "(or in-State,
9	adjacent-market network station retransmissions in-
10	stead of secondary transmissions under that para-
11	graph, in accordance with an election under section
12	345(b) of the Communications Act of 1934)".