H. R. 4208

To amend the Communications Act of 1934 to clarify the obligations of licensees under section 331 of that Act, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 28, 2021

Mr. Pascrell (for himself, Mr. Sires, and Mr. Van Drew) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Communications Act of 1934 to clarify the obligations of licensees under section 331 of that Act, and for other purposes.

- 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 "Section 331 Obligation
- 5 Clarification Act".
- 6 SEC. 2. LICENSEE REQUIREMENTS.
- 7 (a) In General.—Section 331 of the Communica-
- 8 tions Act of 1934 (47 U.S.C. 331) is amended by striking
- 9 subsection (a) and inserting the following:

1 "(a) Television Stations in Underserved 2 States.—

"(1) CHANNEL ALLOCATION.—

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"(A) COMMISSION POLICY.—It shall be the policy of the Commission to allocate channels for commercial television broadcasting in a manner which ensures that not less than 1 very high frequency channel and not less than 1 ultra high frequency channel shall be allocated to each State, if technically feasible.

"(B) REALLOCATION OF VERY HIGH FRE-QUENCY CHANNELS AND ULTRA HIGH FRE-QUENCY CHANNELS.—In any case in which a licensee of a very high frequency commercial television broadcast station or an ultra high frequency commercial television broadcast station notifies the Commission to the effect that such licensee will agree to the reallocation of its channel to a community within a State in which, at the time of such notification, there is allocated no very high frequency commercial television broadcast channel or ultra high frequency commercial television broadcast channel, as applicable, the Commission shall, notwithstanding any other provision of law, order such

1	reallocation and issue a license to such licensee
2	for that purpose under section 307.
3	"(2) Licensee requirements.—A licensee of
4	a commercial television broadcast station that re-
5	ceives a license under section 307 based on the noti-
6	fication provided under paragraph (1)(B) (or, with
7	respect to a license received before the date of enact-
8	ment of the Section 331 Obligation Clarification Act
9	based on the notification provided under the second
10	sentence of this subsection, as in effect before that
11	date of enactment), or to which any such license is
12	transferred, shall—
13	"(A) broadcast on the channel of the li-
14	censee not fewer than 14 hours of common local
15	programming per week, not fewer than 7 hours
16	of which shall be broadcast between the hours
17	of 6:00 p.m. and midnight;
18	"(B) include as part of the common local
19	programming broadcast under subparagraph
20	(A) a substantial amount of particularized local
21	content;
22	"(C) maintain a broadcast studio in the
23	station's community of license for each license
24	so received or transferred;

1	"(D) file with the Commission a regular
2	disclosure of all programming broadcast under
3	subparagraph (A) during the period covered by
4	the disclosure, which—
5	"(i) shall include a detailed expla-
6	nation of how that programming satisfies
7	the requirements of that subparagraph;
8	and
9	"(ii) the Commission shall make pub-
10	licly available; and
11	"(E) when developing the programming de-
12	scribed in subparagraph (A), including the par-
13	ticularized local content required under sub-
14	paragraph (B), take steps to determine the pro-
15	gramming needs of the community to which the
16	channel is allocated, which may include con-
17	sulting with community leaders and members of
18	the general public in that community.
19	"(3) Effect of changes to ultra high
20	FREQUENCY STATION.—If the station of a licensee
21	described in paragraph (2) changes from a very high
22	frequency commercial television broadcast station to
23	an ultra high frequency commercial television broad-
24	cast station—

1	"(A) the licensee shall ensure that the
2	change does not affect any special service obli-
3	gation imposed on the licensee—
4	"(i)(I) with respect to a licensee that
5	receives the license before the date of en-
6	actment of the Section 331 Obligation
7	Clarification Act, pursuant to the terms of
8	that license; or
9	"(II) with respect to a licensee that
10	receives the license on or after the date of
11	enactment of the Section 331 Obligation
12	Clarification Act, because of the fact that
13	the licensee received the license pursuant
14	to paragraph (1)(B); and
15	"(ii) without regard to whether the
16	Commission imposed the obligation—
17	"(I) by rule or order; or
18	"(II) as part of the grant or re-
19	newal of the license; and
20	"(B) the Commission may not directly or
21	indirectly reduce or eliminate the special service
22	obligation described in subparagraph (A) be-
23	cause of that change.
24	"(4) Definition.—In this subsection, the term
25	'particularized local content' means programming—

1	"(A) aired on a commercial television
2	broadcast channel by a licensee described in
3	paragraph (2); and
4	"(B) that—
5	"(i) has specific, articulable, and par-
6	ticularized appeal for the community to
7	which the channel described in subpara-
8	graph (A) is allocated (as described in
9	paragraph (2)) that is separate and dis-
10	tinct from the general national or general
11	local television market appeal;
12	"(ii) includes news or public affairs
13	information about the State, or the region
14	of the State, in which the community de-
15	scribed in clause (i) is located; and
16	"(iii) is responsive to the unique con-
17	cerns of the community described in clause
18	(i) as part of a State that lacks a television
19	market that is centered in that State.".
20	(b) Rulemaking; GAO Report.—
21	(1) Definitions.—In this subsection—
22	(A) the term "Commission" means the
23	Federal Communications Commission; and

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1	(B) the term "section 331" means section
2	331 of the Communications Act of 1934 (47
3	U.S.C. 331), as amended by subsection (a).
4	(2) Rules.—Not later than 1 year after the
5	date of enactment of this Act, the Commission shall
6	issue final rules to implement the amendments made
7	by subsection (a).
8	(3) Requirements.—The rules required under
9	paragraph (2) shall—
10	(A) contain specific procedures and re-
11	quirements for how an individual who lives in a
12	community to which a commercial television
13	broadcast channel is reallocated in accordance
14	with subsection (a)(1)(B) of section 331 can
15	challenge whether the licensee with respect to
16	that channel has satisfied the requirements of
17	the licensee under section 331, particularly
18	when that licensee seeks to renew the license
19	with respect to that channel;
20	(B) include guidance regarding what type
21	of evidence the Commission shall accept and re-
22	view in determining whether a licensee de-
23	scribed in subparagraph (A) is satisfying the re-
24	quirements of the licensee under section 331;

and

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- (C) ensure that the procedure by which an individual described in subparagraph (A) can participate in the review by the Commission of a licensee described in that subparagraph—
 - (i) is simple and straightforward; and
 - (ii) includes holding community forums as necessary.

(4) GAO REPORT.—

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(A) IN GENERAL.—Not later than 1 year after the date on which the rules issued under paragraph (2) take effect, the Comptroller General of the United States shall submit to Congress a report that examines the process by which the Commission renews broadcast television licenses to determine if that process adequately meets the obligations of the Commission under the Communications Act of 1934 (47 U.S.C. 151 et seq.), particularly how that process relates to television broadcast stations that have specific statutory or license obligations to serve the needs of the communities in which the stations are located (and the needs of individuals in those communities), including stations licensed under section 331.

- 1 (B) CONTENTS.—In performing the exam2 ination required under subparagraph (A), the
 3 Comptroller General of the United States shall
 4 examine the following issues:
 - (i) The extent to which the renewal process described in that subparagraph examines the needs of the community that a broadcast station is required to serve.
 - (ii) The extent to which the Commission considers and weighs any evidence presented demonstrating that a broadcast station has failed to meet any applicable legal obligation.
 - (iii) Whether the Commission has clarified the types of evidence that a concerned local citizen is required to offer for the Commission to refuse to renew a license of a broadcast station under section 309(k)(1) of the Communications Act of 1934 (47 U.S.C. 309(k)(1)) or section 331, as applicable, based on the inability or refusal of the broadcast station to serve the local community with respect to the station consistent with the obligations of the licensee.

1	(iv) Whether the Commission has
2	clarified the types of evidence that a broad-
3	cast station is required to present to estab-
4	lish that the station is meeting the obliga-
5	tions of the station under the license
6	granted to the station.
7	(v) Whether the Commission has
8	clarified the circumstances under which the
9	Commission will examine in detail the evi-
10	dence presented by a broadcast station to
11	confirm that the station is in compliance
12	with section 309(k)(1) of the Communica-
13	tions Act of 1934 (47 U.S.C. 309(k)(1))
14	and section 331, as applicable.
15	(vi) Whether the Commission has
16	made clear the circumstances under which
17	the Commission will revoke the license of a
18	station operating under special obligations
19	under section 331.
20	(vii) What, if any, enforcement actions
21	or other investigations the Commission has
22	undertaken to ensure that broadcast sta-
23	tions satisfy the requirement under section

309(k)(1) of the Communications Act of

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1	1934 (47 U.S.C. $309(k)(1)$) to serve the
2	public interest.
3	(viii) The impact that the elimination
4	of what is commonly referred to as the
5	"Main Studio Rule" could have on the spe-
6	cial obligations under section 331.
7	(ix) Whether the Commission has in-
8	dicated how the Commission will enforce
9	the obligations under section $309(k)(1)$ of
10	the Communications Act of 1934 (47
11	U.S.C. 309(k)(1)) and section 331 in con-
12	sideration of the fact that the Commission
13	has permitted owners of television broad-
14	cast stations to eliminate the main studio
15	of those stations in the community of li-
16	cense.
17	(c) Severability.—If any provision of this section,
18	an amendment made by this section, or the application
19	of that provision or amendment to any person or cir-
20	cumstance is held to be unconstitutional, the other provi-
21	sions of this section, the amendments made by this sec-
22	tion, and the application of those provisions or amend-
23	ments to any other person or circumstance shall not be

24 affected by that holding.