# **Second Regular Session** Sixty-ninth General Assembly STATE OF COLORADO

## REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 14-0834.01 Jennifer Berman x3286

**HOUSE BILL 14-1328** 

### **HOUSE SPONSORSHIP**

Williams and Coram, Becker, Dore, Hamner, McLachlan, Mitsch Bush, Scott, Tyler, Wilson, Young

### SENATE SPONSORSHIP

Nicholson and Crowder, Schwartz

#### **House Committees**

Business, Labor, Economic, & Workforce Development Business, Labor, & Technology Appropriations

#### **Senate Committees**

State, Veterans, & Military Affairs **Appropriations** 

### A BILL FOR AN ACT

101	CONCERNING THE DEPLOYMENT OF BROADBAND INTO UNSERVED
102	AREAS OF COLORADO THROUGH GRANT-MAKING FROM MONEYS
103	ALLOCATED FROM THE COLORADO HIGH COST SUPPORT
104	MECHANISM, AND, IN CONNECTION THEREWITH, MAKING AN
105	APPROPRIATION.

# **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The high cost support mechanism (HCSM) reimburses

Reading Unamended SENATE

Reading Unamended April 25, 2014

Reading Unamended April 9, 2014

Amended 2nd Reading April 8, 2014

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment. Capital letters indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.

telecommunications service providers for some of the cost of providing telephone services to rural areas. The bill adds broadband service in unserved areas to the services that are reimbursable.

**Section 1** of the bill defines terms including "broadband service", "broadband network", and "unserved area". **Section 2** of the bill adds the provision of broadband networks in unserved areas to the purposes served through financial assistance from the HCSM. Section 2 also requires the department of regulatory agencies (department) to include information about the implementation and administration of the HCSM in its presentation to legislative committees.

**Section 3** adds universal access to broadband service to the list of goals stated in the current expression of state policy concerning telecommunications policy and planning.

**Section 4** creates a broadband fund and a broadband deployment board to facilitate the funding of projects to deploy broadband service into unserved areas of the state through the award of grants from moneys allocated to the provision of broadband service from the HCSM.

**Section 5** repeals the functions of the broadband deployment board regarding its administration of the broadband fund on September 1, 2024, subject to a sunset review by the department of regulatory agencies.

1 Be it enacted by the General Assembly of the State of Colorado: **SECTION 1.** In Colorado Revised Statutes, 40-15-102, add (3.3), 2 3 (3.5), (3.7), (6.7), (9.5), (10.5), (17.5), and (32) as follows: 4 **40-15-102. Definitions.** As used in this article, unless the context 5 otherwise requires: 6 "BROADBAND" OR "BROADBAND SERVICE" MEANS (3.3)7 BROADBAND INTERNET SERVICE PROVIDED OVER A BROADBAND NETWORK. 8 (3.5) "Broadband internet service" means a retail service 9 THAT TRANSMITS AND RECEIVES DATA FROM THE CUSTOMER'S PROPERTY 10 OR DETERMINED POINT OF PRESENCE TO SUBSTANTIALLY ALL INTERNET 11 ENDPOINTS. THE TERM INCLUDES ANY CAPABILITIES THAT ARE INCIDENTAL 12 TO AND ENABLE THE OPERATION OF THE BROADBAND SERVICE. (3.7) "BROADBAND NETWORK" MEANS THE PLANT, EQUIPMENT, 13 14 COMPONENTS, FACILITIES, HARDWARE, AND SOFTWARE USED TO PROVIDE

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1	BROADBAND INTERNET SERVICE AT MEASURABLE SPEEDS OF AT LEAST
2	FOUR MEGABITS PER SECOND DOWNSTREAM AND ONE MEGABIT PER
3	SECOND UPSTREAM OR AT MEASURABLE SPEEDS AT LEAST EQUAL TO THE
4	FEDERAL COMMUNICATIONS COMMISSION'S DEFINITION OF HIGH-SPEED
5	INTERNET ACCESS OR BROADBAND, WHICHEVER IS FASTER, WITH:
6	(a) Sufficiently low latency to enable the use of
7	REAL-TIME COMMUNICATIONS, INCLUDING
8	VOICE-OVER-INTERNET-PROTOCOL SERVICE; AND
9	(b) EITHER NO USAGE LIMITS OR USAGE LIMITS THAT ARE
10	REASONABLY COMPARABLE TO THOSE FOUND IN URBAN AREAS FOR THE
11	SAME TECHNOLOGY.
12	(6.7) "ELIGIBLE APPLICANT" MEANS AN APPLICANT SEEKING GRANT
13	FUNDING FOR A PROPOSED BROADBAND PROJECT UNDER SECTION
14	40-15-509.5 WITH A SUFFICIENT BUSINESS TRACK RECORD TO INDICATE
15	THAT THE APPLICANT'S OPERATIONS WILL BE SUSTAINABLE AFTER
16	RECEIVING INFRASTRUCTURE SUPPORT UNDER SECTION 40-15-509.5. THE
17	TERM IS LIMITED TO FOR-PROFIT ENTITIES; EXCEPT THAT A NONPROFIT
18	TELEPHONE COOPERATIVE, INCLUDING ITS AFFILIATES AND SUBSIDIARIES,
19	OR A NONPROFIT RURAL ELECTRIC ASSOCIATION THAT EXISTED ON THE
20	EFFECTIVE DATE OF THIS SUBSECTION (6.7) QUALIFIES AS AN "ELIGIBLE
21	APPLICANT". THE TERM IS NOT LIMITED TO A CURRENT RECIPIENT OF HIGH
22	COST SUPPORT MECHANISM FUNDS.
23	(9.5) "INCUMBENT PROVIDER" MEANS A PROVIDER THAT OFFERS
24	BROADBAND INTERNET SERVICE IN AN UNSERVED AREA, BUT THAT IS NOT
25	PROVIDING A BROADBAND NETWORK IN THAT AREA.
26	(10.5) "Infrastructure" Means the facilities or equipment
27	USED IN THE DEPLOYMENT OF BROADBAND SERVICE.

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1	(17.5) "LOCAL ENTITY" MEANS ELECTED MEMBERS OF A COUNTY
2	GOVERNMENT, MUNICIPAL GOVERNMENT, SCHOOL DISTRICT, OR BOARD OF
3	COOPERATIVE EDUCATIONAL SERVICES IN AN UNSERVED AREA.
4	(32) (a) "Unserved area" means an area of the state that:
5	(I) LIES OUTSIDE OF MUNICIPAL BOUNDARIES OR IS A CITY WITH A
6	POPULATION OF FEWER THAN FIVE THOUSAND INHABITANTS; AND
7	(II) CONSISTS OF ONE OR MORE CONTIGUOUS CENSUS BLOCKS IN
8	WHICH A MAJORITY OF THE HOUSEHOLDS LACK ACCESS TO AT LEAST ONE
9	PROVIDER OF A BROADBAND NETWORK THAT USES SATELLITE
10	TECHNOLOGY AND AT LEAST ONE PROVIDER OF A BROADBAND NETWORK
11	THAT USES NONSATELLITE TECHNOLOGY.
12	(b) "Unserved area" also means any portion of a state or
13	INTERSTATE HIGHWAY CORRIDOR THAT LACKS ACCESS TO A PROVIDER OF
14	A BROADBAND NETWORK.
15	SECTION 2. In Colorado Revised Statutes, 40-15-208, amend
16	(2) (a) and (3) (a); and <b>add</b> (2) (e) as follows:
17	40-15-208. High cost support mechanism - Colorado high cost
18	administration fund - creation - purpose - operation - rules - report
19	- repeal. (2) (a) (I) The commission is hereby authorized to establish a
20	mechanism for the support of universal service, also referred to in this
21	section as the "high cost support mechanism", which shall operate in
22	accordance with rules adopted by the commission. The primary purpose
23	of the high cost support mechanism is to provide financial assistance as
24	a support mechanism to:
25	(A) Local exchange providers to help make basic local exchange
26	ending offered bloom dellers and property of the fellowing bound
	service affordable and allow such THE providers to be fully reimbursed

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service available to their customers within a rural, high cost geographic support area and the price charged for such THE service, after taking into account any amounts THAT THE PROVIDERS HAVE received by such providers under price support mechanisms established by the federal government and by this state; AND

(B) PROVIDE ACCESS TO BROADBAND SERVICE THROUGH BROADBAND NETWORKS IN UNSERVED AREAS PURSUANT TO SECTION 40-15-509.5 ONLY.

(II) The commission shall ensure that no local exchange provider

- (II) The commission shall ensure that no local exchange provider is receiving funds from this or any other source that, together with local exchange service revenues, exceeds the cost of providing local exchange service to THE PROVIDER'S customers. of such provider. The high cost support mechanism shall be supported and distributed equitably and on a nondiscriminatory, competitively neutral basis through a neutral assessment on all telecommunications service providers in Colorado.
- (III) THE COMMISSION, AT ITS REGULARLY SCHEDULED MEETINGS TO ESTABLISH THE HIGH COST SUPPORT MECHANISM SURCHARGE, AND SURCHARGE RATE, SHALL REDUCE THE AMOUNT OF THE HIGH COST SUPPORT MECHANISM SURCHARGE BY THE FOLLOWING PERCENTAGES OF THE NEW BROADBAND FUNDS ALLOCATED IN THAT YEAR PURSUANT TO SECTION 40-15-509.5 (3) FROM THE HIGH COST SUPPORT MECHANISM TO THE BROADBAND FUND, CREATED IN SECTION 40-15-509.5 (4):
- (A) IN YEARS 2016 AND 2017, FIVE PERCENT;
- 24 (B) IN YEARS 2018 AND 2019, TEN PERCENT;
- 25 (C) IN YEARS 2020 AND 2021, FIFTEEN PERCENT; AND
- 26 (D) IN YEARS 2022 AND 2023, TWENTY PERCENT.
- 27 (e) IN ADDITION TO THE ANNUAL REPORT SUBMITTED UNDER

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PARAGRAPH (b) OF THIS SUBSECTION (2) BY THE COMMISSION, THE DEPARTMENT OF REGULATORY AGENCIES SHALL INCLUDE IN ITS PRESENTATION TO THE APPROPRIATE LEGISLATIVE COMMITTEE UNDER THE REQUIREMENTS OF PART 2 OF ARTICLE 7 OF TITLE 2, C.R.S., AN UPDATE ON THE IMPLEMENTATION AND ADMINISTRATION OF THE HIGH COST SUPPORT MECHANISM.

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(3) (a) There is hereby created, in the state treasury, the Colorado high cost administration fund, referred to in this section as the "fund", which shall be used to reimburse the commission and its contractors for reasonable expenses incurred in the administration of the high cost support mechanism, INCLUDING ADMINISTRATIVE COSTS INCURRED IN ASSOCIATION WITH BROADBAND SERVICE, as determined by rules of the commission. The GENERAL ASSEMBLY SHALL APPROPRIATE ANNUALLY THE moneys in the fund that are to be used for the direct and indirect administrative costs incurred by the commission and its contractors. shall be appropriated annually by the general assembly. At the end of any fiscal year, all unexpended and unencumbered moneys in the fund shall remain in the fund and shall not be credited or transferred to the general fund or any other fund. Based upon the high cost support mechanism, the balance remaining in the fund, and the amount appropriated annually by the general assembly for use by the commission, each year the commission shall determine the nondiscriminatory, competitively neutral assessment on all telecommunications service providers in Colorado that will be necessary to cover the cost of implementing and administering the high cost support mechanism. Only the moneys from such THE assessment for administering the high cost support mechanism shall be transmitted to the state treasurer, who shall credit the same to the fund. All interest derived

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2 the fund and shall DO not revert to the general fund. 3 **SECTION 3.** In Colorado Revised Statutes, 40-15-502, amend 4 (5) (a) as follows: 5 40-15-502. Expressions of state policy. (5) Universal service 6 **support mechanisms.** (a) In order to accomplish the goals of universal 7 basic service, universal access to advanced service UNDER SECTION 8 40-15-509.5, and any revision of the definition of basic service under 9 subsection (2) of this section, the commission shall create a system of 10 support mechanisms to assist in the provision of such THESE services in 11 high-cost areas. THE COMMISSION SHALL FUND these support mechanisms 12 shall be funded equitably and on a nondiscriminatory, competitively 13 neutral basis through assessments, which may include a rate element, on 14 all telecommunications service providers in Colorado, and THE 15 COMMISSION shall be distributed DISTRIBUTE THE FUNDS equitably and on 16 a nondiscriminatory, competitively neutral basis. For purposes of 17 administering such THE support mechanisms, the commission shall divide 18 the state into reasonably compact, competitively neutral geographic 19 support areas. A provider's eligibility to receive support under the support 20 mechanisms shall be IS conditioned upon the provider's offering basic 21 service throughout an entire support area. The commission shall review 22 the costs of basic service and shall administer such THE support 23 mechanisms. 24 **SECTION 4.** In Colorado Revised Statutes, **add** 40-15-509.5 as 25 follows: 26 40-15-509.5. Broadband service - report - broadband 27 deployment board - broadband fund - creation - repeal. (1) Short

from the deposit and investment of MONEYS IN the fund shall remain in

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title. This section shall be known and may be cited as the

2 "CONNECT COLORADO TO ENHANCE ECONOMIC DEVELOPMENT,

3 TELEHEALTH, EDUCATION, AND SAFETY ACT".

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- 4 (2) THE GENERAL ASSEMBLY HEREBY FINDS, DETERMINES, AND 5 DECLARES THAT, TO PROMOTE THE STATE POLICY OF PROVIDING 6 UNIVERSAL ACCESS TO BROADBAND SERVICE, AS SET FORTH IN SECTION 7 40-15-502 (4), IT MAY BE NECESSARY TO PROVIDE FINANCIAL ASSISTANCE 8 THROUGH ADDITIONAL SUPPORT MECHANISMS IF COMPETITION FOR LOCAL 9 EXCHANGE SERVICES FAILS TO DELIVER BROADBAND SERVICE 10 THROUGHOUT THE STATE. "ADVANCED SERVICE" INCLUDES "BROADBAND 11 SERVICE" FOR PURPOSES OF THIS SECTION ONLY.
  - (3) THE COMMISSION MAY ALLOCATE THE COLORADO HIGH COST SUPPORT MECHANISM, ESTABLISHED UNDER SECTION 40-15-208 AND REFERRED TO IN THIS SECTION AS THE "HCSM", FOR THE DEPLOYMENT OF BROADBAND SERVICE IN UNSERVED AREAS OF THE STATE PURSUANT TO THIS SECTION ONLY. THE COMMISSION MAY FUND THE DEPLOYMENT OF BROADBAND SERVICE IN UNSERVED AREAS OF THE STATE THROUGH USE OF THE HCSM SURCHARGE AND SURCHARGE RATE IN EFFECT ON THE EFFECTIVE DATE OF THIS SECTION. PURSUANT TO SUBSECTION (4) OF THIS SECTION AND CONSISTENT WITH SECTION 40-15-208 (2) (a) (III), THE COMMISSION MAY TRANSFER TO THE BROADBAND DEPLOYMENT BOARD ONLY THE MONEYS THAT IT DETERMINES ARE NO LONGER REQUIRED BY THE HCSM TO SUPPORT UNIVERSAL BASIC SERVICE THROUGH AN EFFECTIVE COMPETITION DETERMINATION. AFTER EACH TRANSFER TO THE BROADBAND DEPLOYMENT BOARD, THE COMMISSION SHALL USE THE MONEYS REMAINING IN THE HCSM TO SUPPORT BASIC SERVICE. NOTHING IN THIS SECTION INCREASES ANY SURCHARGE RATE CHARGED TO HELP

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## FUND THE HCSM.

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2	(4) (a) THERE IS HEREBY CREATED IN THE STATE TREASURY THE
3	BROADBAND FUND, REFERRED TO IN THIS SECTION AS THE "FUND". THE
4	FUND CONSISTS OF ALL MONEYS ALLOCATED FROM THE HCSM TO
5	PROVIDE ACCESS TO BROADBAND SERVICES THROUGH BROADBAND
6	NETWORKS IN UNSERVED AREAS PURSUANT TO SECTION 40-15-208 (2) (a)
7	(I) (B), WHICH MONEYS SHALL BE TRANSFERRED TO THE FUND UPON
8	ALLOCATION, AND ALL MONEYS THAT THE GENERAL ASSEMBLY MAY
9	APPROPRIATE TO THE FUND. THE MONEYS IN THE FUND ARE APPROPRIATED
10	TO THE BROADBAND DEPLOYMENT BOARD, CREATED IN SUBSECTION (5) OF
11	THIS SECTION, FOR THE PURPOSES SET FORTH IN THIS SECTION. ALL
12	INTEREST EARNED FROM THE INVESTMENT OF MONEYS IN THE FUND IS
13	CREDITED TO THE FUND. ALL MONEYS NOT EXPENDED AT THE END OF THE
14	FISCAL YEAR REMAIN IN THE FUND AND DO NOT REVERT TO THE GENERAL
15	FUND OR ANY OTHER FUND.
16	(b) THE BROADBAND DEPLOYMENT BOARD SHALL DEDICATE TWO
17	HUNDRED THOUSAND DOLLARS OF THE MONEYS IN THE FUND TO COVER
18	THE DIRECT AND INDIRECT COSTS INCURRED BY THE BOARD, ITS
19	EMPLOYEES, AND ITS CONTRACTORS IN FUNDING THE DEPLOYMENT OF
20	BROADBAND SERVICE IN UNSERVED AREAS OF THE STATE.
21	(5) (a) There is hereby created in the department of
22	REGULATORY AGENCIES THE BROADBAND DEPLOYMENT BOARD, REFERRED
23	TO IN THIS SECTION AS THE "BOARD". THE BOARD IS AN INDEPENDENT
24	BOARD CREATED TO IMPLEMENT AND ADMINISTER THE DEPLOYMENT OF

BROADBAND SERVICE IN UNSERVED AREAS FROM THE FUND. THE

DEPARTMENT OF REGULATORY AGENCIES SHALL STAFF THE BOARD. THE

BOARD HAS THE POWERS AND DUTIES SPECIFIED IN THIS SECTION.

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1	(b) THE BOARD CONSISTS OF SIXTEEN MEMBERS. THE MEMBERS OF
2	THE BOARD SHALL BE SELECTED ON THE BASIS OF THEIR KNOWLEDGE OF
3	AND INTEREST IN BROADBAND SERVICE AND SHALL SERVE FOR FOUR-YEAR
4	TERMS; EXCEPT THAT, OF THE MEMBERS FIRST APPOINTED TO THE BOARD,
5	EIGHT MEMBERS SHALL SERVE FOR TERMS OF TWO YEARS AND EIGHT
6	MEMBERS SHALL SERVE FOR TERMS OF FOUR YEARS. A MEMBER OF THE
7	BOARD SHALL NOT SERVE MORE THAN TWO CONSECUTIVE FULL FOUR-YEAR
8	TERMS.
9	(c) NO MORE THAN EIGHT MEMBERS OF ANY ONE MAJOR POLITICAL
10	PARTY MAY SERVE ON THE BOARD AT THE SAME TIME. MEMBERS OF THE
11	BOARD ARE ENTITLED TO SEVENTY-FIVE DOLLARS PER DIEM FOR
12	ATTENDANCE AT OFFICIAL MEETINGS PLUS ACTUAL AND NECESSARY
13	EXPENSES INCURRED IN THE CONDUCT OF OFFICIAL BUSINESS. MEMBERS
14	OF THE BOARD SHALL BE APPOINTED AS FOLLOWS:
15	(I) AT LEAST ONE MEMBER FROM THE COMMISSION; ONE MEMBER
16	FROM THE COLORADO OFFICE OF ECONOMIC DEVELOPMENT AND
17	INTERNATIONAL TRADE IN THE OFFICE OF THE GOVERNOR; ONE MEMBER
18	FROM THE DEPARTMENT OF LOCAL AFFAIRS, CREATED IN SECTION
19	24-1-125, C.R.S.; AND ONE MEMBER FROM THE OFFICE OF INFORMATION
20	TECHNOLOGY, CREATED IN SECTION 24-37.5-103, C.R.S., AS APPOINTED
21	BY THE GOVERNOR. THE GOVERNOR SHALL SELECT THREE OF THESE FOUR
22	APPOINTEES TO SERVE AS VOTING MEMBERS OF THE BOARD.
23	(II) THREE VOTING MEMBERS REPRESENTING LOCAL ENTITIES:
24	(A) ONE OF WHOM IS A COUNTY COMMISSIONER, AS APPOINTED BY
25	THE PRESIDENT OF THE SENATE IN CONSULTATION WITH COLORADO
26	COUNTIES, INC.;
27	(B) ONE OF WHOM IS A MAYOR OR CITY COUNCILPERSON, AS

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1	APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES IN
2	CONSULTATION WITH THE COLORADO MUNICIPAL LEAGUE; AND
3	(C) ONE OF WHOM IS ANY OTHER REPRESENTATIVE OF A LOCAL
4	ENTITY, AS APPOINTED BY THE MINORITY LEADER OF THE SENATE;
5	(III) SIX VOTING MEMBERS REPRESENTING THE BROADBAND
6	INDUSTRY:
7	(A) One of whom represents a wireless provider, as
8	APPOINTED BY THE MINORITY LEADER OF THE HOUSE OF
9	REPRESENTATIVES;
10	(B) One of whom represents a wireline provider, as
11	APPOINTED BY THE MINORITY LEADER OF THE SENATE; AND
12	(C) ONE OF WHOM REPRESENTS A BROADBAND SATELLITE
13	PROVIDER, AS APPOINTED BY THE GOVERNOR;
14	(D) ONE OF WHOM REPRESENTS A CABLE PROVIDER, AS APPOINTED
15	BY THE PRESIDENT OF THE SENATE;
16	(E) ONE OF WHOM REPRESENTS A RURAL LOCAL EXCHANGE
17	CARRIER, AS APPOINTED BY THE GOVERNOR; AND
18	(F) ONE OF WHOM REPRESENTS A COMPETITIVE LOCAL EXCHANGE
19	CARRIER, AS APPOINTED BY THE SPEAKER OF THE HOUSE OF
20	REPRESENTATIVES;
21	(IV) THREE VOTING MEMBERS OF THE PUBLIC:
22	(A) One of whom resides in an unserved area of the
23	WESTERN SLOPE OF THE STATE, AS APPOINTED BY THE PRESIDENT OF THE
24	SENATE;
25	(B) One of whom resides in an unserved area of the
26	EASTERN SLOPE OF THE STATE, AS APPOINTED BY THE MINORITY LEADER
27	OF THE HOUSE OF REPRESENTATIVES: AND

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1	(C) ONE OF WHOM RESIDES IN AN UNSERVED URBAN AREA OF THE
2	STATE, AS APPOINTED BY THE SPEAKER OF THE HOUSE OF
3	REPRESENTATIVES.
4	(d) THE BOARD SHALL MEET AS OFTEN AS NECESSARY TO CARRY
5	OUT ITS DUTIES AS DEFINED IN THIS SECTION.
6	(e) THE TERM OF ANY MEMBER OF THE BOARD WHO MISSES MORE
7	THAN TWO CONSECUTIVE REGULAR BOARD MEETINGS WITHOUT GOOD
8	CAUSE SHALL BE TERMINATED, AND HIS OR HER SUCCESSOR SHALL BE
9	APPOINTED IN THE MANNER PROVIDED FOR APPOINTMENTS UNDER THIS
10	SECTION.
11	(f) If a board member has a conflict of interest with
12	RESPECT TO ANY MATTER ADDRESSED BY THE BOARD, INCLUDING A
13	FINANCIAL INTEREST IN THE MATTER, THE MEMBER SHALL RECUSE
14	HIMSELF OR HERSELF FROM ANY DISCUSSION OR DECISIONS ON THE
15	MATTER.
16	(6) THE BOARD'S POWERS AND DUTIES COMMENCE THREE MONTHS
17	AFTER MONEYS ARE FIRST ALLOCATED FROM THE HCSM TO THE FUND.
18	(7) FOR A PERIOD OF AT LEAST SIX MONTHS BEFORE ACCEPTING
19	APPLICATIONS FOR PROPOSED PROJECTS, THE BOARD SHALL PROVIDE
20	NOTICE TO AND REQUESTS FOR PROPOSALS FROM INCUMBENT PROVIDERS
21	AND LOCAL ENTITIES ABOUT THE BROADBAND FUND AND ITS PURPOSE TO
22	DEPLOY BROADBAND SERVICE IN UNSERVED AREAS. THE BOARD SHALL
23	ENSURE THAT BOTH THE MANNER AND AMOUNT OF NOTICE PROVIDED
24	UNDER THIS SUBSECTION (7) ARE ADEQUATE AND EQUITABLE FOR ALL
25	POTENTIALLY ELIGIBLE APPLICANTS.
26	(8) THE BOARD SHALL AWARD MONEYS FROM THE FUND, AND, IN
27	CONNECTION THEREWITH, SHALL DEVELOP CRITERIA FOR AWARDING

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1	MONEYS FROM THE FUND FOR NEW PROJECTS EXPANDING BROADBAND
2	NETWORKS INTO UNSERVED AREAS, INCLUDING:
3	(a) DEVELOPING A PROJECT APPLICATION PROCESS THAT PLACES
4	THE BURDEN ON AN ELIGIBLE APPLICANT TO DEMONSTRATE THAT ITS
5	PROPOSED PROJECT MEETS THE PROJECT ELIGIBILITY CRITERIA
6	ESTABLISHED IN THIS SUBSECTION (8), INCLUDING A REQUIREMENT THAT
7	THE PROPOSAL CONCERN A NEW PROJECT, AND NOT A PROJECT ALREADY
8	IN PROGRESS, AND A REQUIREMENT TO PROVE THAT THE AREA TO BE
9	SERVED BY THE PROPOSED PROJECT IS AN UNSERVED AREA. TO PROVE
10	THAT THE AREA TO BE SERVED IS AN UNSERVED AREA, THE APPLICANT
11	MUST SUBMIT A MAP DEMONSTRATING THE INSUFFICIENT AVAILABILITY OF
12	BROADBAND SERVICE IN THE AREA. THE APPLICANT MUST SUBMIT THE
13	APPLICATION AND MAP TO THE BOARD; THE BOARD OF COUNTY
14	COMMISSIONERS, CITY COUNCIL, OR OTHER LOCAL ENTITY WITH
15	AUTHORITY OVER THE AREA TO BE SERVED; AND AN INCUMBENT
16	PROVIDER. THE BOARD SHALL ESTABLISH A NOTICE AND COMMENT PERIOD
17	OF AT LEAST SIXTY DAYS WITHIN WHICH THE LOCAL ENTITY MAY REVIEW
18	AND COMMENT ON THE APPLICATION.
19	(b) DEVELOPING A METHODOLOGY FOR DETERMINING WHETHER A
20	PROPOSED PROJECT WILL SERVE UNSERVED AREAS;
21	(c) MINIMIZING CONFLICTS WITH, OR DUPLICATION OF, FEDERAL
22	SOURCES OF HIGH COST SUPPORT OR FEDERAL BROADBAND GRANTS SO AS
23	TO MAXIMIZE THE TOTAL AVAILABLE STATE AND FEDERAL SUPPORT FOR
24	RURAL BROADBAND DEVELOPMENT;
25	(d) Ensuring that a proposed project includes:
26	(I) ACCESS TO A BROADBAND NETWORK;
27	(II) INDEPENDENT FUNDING SECURED FOR AT LEAST TWENTY-FIVE

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1	PERCENT OF THE TOTAL COST OF THE PROPOSED PROJECT, AND
2	(III) A REQUIREMENT TO UTILIZE ANY AWARD GRANTED FROM THE
3	FUND FOR INFRASTRUCTURE PURPOSES ONLY AND NOT FOR OPERATIONS;
4	(e) Providing additional consideration for proposed
5	PROJECTS THAT INCLUDE AT LEAST SOME OF THE FOLLOWING FACTORS:
6	(I) PROPOSED PROJECTS THAT ARE ENDORSED BY LOCAL ENTITIES
7	INTERESTED IN OBTAINING BROADBAND INTERNET SERVICE IN UNSERVED
8	AREAS OF THE STATE;
9	(II) PROPOSED PROJECTS THAT HAVE DOWNSTREAM AND
10	UPSTREAM SPEEDS IN EXCESS OF THE MINIMUM REQUIRED UNDER THIS
11	SECTION;
12	(III) PROPOSED PROJECTS FOR WHICH THE APPLICANT HAS AN
13	ESTABLISHED RECORD OF OPERATION IN THE AREA OF THE GRANT
14	APPLICATION; AND
15	(IV) PROPOSED PROJECTS PROVIDING LAST-MILE BROADBAND
16	SERVICE, WHICH IS DEFINED AS THE PORTION OF BROADBAND SERVICE
17	THAT DELIVERS AN INTERNET CONNECTION TO AN END USER THAT LACKS
18	ACCESS TO BROADBAND SERVICE AT MEASURABLE SPEEDS GREATER THAN
19	FIFTY-SIX KILOBITS PER SECOND;
20	(f) Providing an assessment of the following factors:
21	(I) WHETHER THE PROPOSED PROJECT WILL PROVIDE SERVICES VIA
22	A LICENSED OR UNLICENSED MEANS OF TRANSMISSION;
23	(II) THE COST-EFFECTIVENESS OF THE PROPOSED PROJECT'S
24	PROPOSED METHOD FOR EXPANDING BROADBAND INTERNET SERVICE INTO
25	UNSERVED AREAS; AND
26	(III) THE RELIABILITY OF THE NETWORK PROVIDING BROADBAND
27	SERVICES;

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1	(g) WITH REGARD TO AN APPLICANT THAT HAS SUBMITTED A
2	PROPOSED PROJECT TO THE BOARD, AFFORDING EACH INCUMBENT
3	PROVIDER IN THE AREA THAT IS NOT PROVIDING ACCESS TO A BROADBAND
4	NETWORK IN THE UNSERVED AREA A RIGHT OF FIRST REFUSAL REGARDING
5	THE IMPLEMENTATION OF A PROJECT IN THE UNSERVED AREA. IF AN
6	INCUMBENT PROVIDER PROPOSES A PROJECT FOR THE AREA, THE
7	INCUMBENT PROVIDER COMMITS TO PROVIDING ACCESS TO A BROADBAND
8	NETWORK WITHIN ONE YEAR AFTER THE APPLICANT'S SUBMISSION OF A
9	PROPOSED PROJECT.
10	(h) Ensuring that broadband service grant awards are
11	NOT PROVIDED IN AREAS OTHER THAN UNSERVED AREAS;
12	(i) In the case of a franchise agreement, ensuring that
13	BROADBAND SERVICE GRANT AWARDS ARE NOT PROVIDED IN AREAS WITH
14	A POPULATION DENSITY LARGE ENOUGH TO REQUIRE SERVICE UNDER AN
15	EXISTING FRANCHISE AGREEMENT;
16	(j) ESTABLISHING A GRANT AWARD PROCESS THAT:
17	(I) ALLOWS FOR ONLY ONE GRANT TO BE AWARDED PER APPLICANT
18	PER YEAR;
19	(II) Ensures the geographically equitable distribution of
20	GRANT AWARDS; AND
21	(III) PROVIDES FOR AN APPEALS PROCESS FOR ANY PARTY
22	AGGRIEVED BY AN AWARD OR DENIAL OF GRANT MONEYS;
23	(k) ESTABLISHING REPORTING AND ACCOUNTABILITY
24	REQUIREMENTS FOR A PROJECT RECEIVING FINANCIAL SUPPORT FROM THE
25	FUND, INCLUDING CONTRACTUAL REQUIREMENTS THAT:
26	(I) THE APPLICANT SECURE A PERFORMANCE BOND FOR THE
27	PROJECT, AS APPROPRIATE;

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1	(II) THE APPLICANT DEMONSTRATE AN ABILITY TO PROVIDE
2	BROADBAND SERVICE AT A REASONABLE COST PER HOUSEHOLD IN THE
3	AREA TO BE SERVED BY THE PROPOSED PROJECT;
4	(III) THE APPLICANT DEMONSTRATE AN ABILITY TO COMPLETE THE
5	PROPOSED PROJECT WITHIN A REASONABLE TIME, NOT TO EXCEED TWO
6	YEARS, UNLESS DELAYED BY A GOVERNMENT ENTITY; AND
7	(IV) PROHIBIT AN APPLICANT FROM USING GRANT AWARD MONEYS
8	TO OFFER, PROVIDE, OR SELL BROADBAND SERVICES IN AN AREA NOT
9	MEETING THE DEFINITION OF UNSERVED AREA.
10	(9) (a) The board shall report annually to the
11	TRANSPORTATION AND ENERGY COMMITTEE AND BUSINESS, LABOR, AND
12	THE ECONOMIC AND WORKFORCE DEVELOPMENT COMMITTEE IN THE
13	HOUSE OF REPRESENTATIVES AND TO THE AGRICULTURE, NATURAL
14	RESOURCES, AND ENERGY COMMITTEE AND BUSINESS, LABOR, AND
15	TECHNOLOGY COMMITTEE IN THE SENATE, OR THEIR SUCCESSOR
16	COMMITTEES, ON THE PROJECTS SUPPORTED BY MONEYS FROM THE FUND
17	IN A GIVEN YEAR, INCLUDING INFORMATION ON:
18	(I) THE NUMBER OF PROJECTS;
19	(II) THE LOCATION OF EACH PROJECT;
20	(III) THE AMOUNT OF FUNDING RECEIVED FOR EACH PROJECT; AND
21	(IV) A DESCRIPTION OF EACH PROJECT.
22	(b) Notwithstanding section 24-1-136 (11), C.R.S., the
23	REPORT REQUIRED UNDER THIS SUBSECTION (9) CONTINUES INDEFINITELY.
24	(10) Local entities are encouraged to cooperate with
25	RESPECT TO TIME LINES AND PERMIT FEES CONCERNING PROJECTS IN THEIR
26	GEOGRAPHIC AREA.
27	(11) This section is repealed, effective September 1, 2024.

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2	REVIEW THE POWERS, DUTIES, AND FUNCTIONS OF THE BOARD REGARDING
3	THE ADMINISTRATION OF THE BROADBAND FUND IN ACCORDANCE WITH
4	SECTION 24-34-104, C.R.S.
5	SECTION 5. In Colorado Revised Statutes, 24-34-104, add (55)
6	(f) as follows:
7	24-34-104. General assembly review of regulatory agencies
8	and functions for termination, continuation, or reestablishment.
9	(55) The following agencies, functions, or both, terminate on September
10	1, 2024:
11	(f) THE FUNCTIONS OF THE BROADBAND DEPLOYMENT BOARD,
12	CREATED IN SECTION 40-15-509.5, C.R.S., REGARDING THE
13	ADMINISTRATION OF THE BROADBAND FUND, CREATED IN SECTION
14	40-15-509.5, C.R.S.
15	SECTION 6. Appropriation. (1) In addition to any other
15 16	<b>SECTION 6. Appropriation.</b> (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the
16	appropriation, there is hereby appropriated, out of any moneys in the
16 17	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3)
16 17 18	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the
16 17 18 19	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1,
16 17 18 19 20	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be
16 17 18 19 20 21	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:
16 17 18 19 20 21 22	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:  (a) \$52,733 and 0.7 FTE to the public utilities commission for
16 17 18 19 20 21 22 23	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:  (a) \$52,733 and 0.7 FTE to the public utilities commission for personal services;
16 17 18 19 20 21 22 23 24	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:  (a) \$52,733 and 0.7 FTE to the public utilities commission for personal services;  (b) \$5,368 to the public utilities commission for operating
16 17 18 19 20 21 22 23 24 25	appropriation, there is hereby appropriated, out of any moneys in the Colorado high cost administration fund created in section 40-15-208 (3) (a), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2014, the sum of \$86,518 and 0.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:  (a) \$52,733 and 0.7 FTE to the public utilities commission for personal services;  (b) \$5,368 to the public utilities commission for operating expenses and capital outlay; and

BEFORE THE REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL

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(2) In addition to any other appropriation, there is hereby
appropriated to the department of law, for the fiscal year beginning July
1, 2014, the sum of \$28,417 and 0.2 FTE, or so much thereof as may be
necessary, for the provision of legal services for the department of
regulatory agencies related to the implementation of this act. Said sum is
from reappropriated funds received from the department of regulatory
agencies out of the appropriation made in paragraph (c) of subsection (1)
of this section.
(3) In addition to any other appropriation, there is hereby
appropriated to the department of law, for the fiscal year beginning July
1, 2014, the sum of \$27,324 and 0.2 FTE, or so much thereof as may be
necessary, for the provision of legal services for the department of
regulatory agencies related to the implementation of this act. Said sum is
from cash funds received from the department of regulatory agencies
from the broadband fund created in section 40-15-509.5 (4) (a), Colorado
Revised Statutes. The moneys in the fund are appropriated to the
broadband deployment board pursuant to section 40-15-509.5 (4) (a),
Colorado Revised Statutes.

**SECTION 7. Safety clause.** The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

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