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

## REREVISED

This Version Includes All Amendments Adopted in the Second House **HOUSE BILL 14-1327** 

LLS NO. 14-0951.01 Ed DeCecco x4216

### HOUSE SPONSORSHIP

Williams and Murray,

### SENATE SPONSORSHIP

Scheffel and Tochtrop,

#### **House Committees** Business, Labor, Economic, & Workforce Development Business, Labor, & Technology Finance Appropriations

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

# A BILL FOR AN ACT

101	CONCERNING	MEASURES	то	EXPAND	THE	DEF	PLOYMENT	OF
102	COMMU	NICATION	NET	WORKS,	AND,	IN	CONNECT	ΓΙΟΝ
103	THEREW	VITH, ENACTI	NGTH	E ''BROA	DBAND	Depi	LOYMENT A	<u>CT''</u>
104	AND MA	KING AN APP	ROPR	IATION.				

## **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.)

Section 3 of the bill requires a local government to process a complete application for the collocation of a wireless service facility within 90 days and to process a complete application that involves a new

Reading Unamended April 28, 2014 SENATE 3rd

SENATE Amended 2nd Reading April 25, 2014

Reading Unamended April 9, 2014

3rd

Amended 2nd Reading April 8, 2014

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structure or a new wireless service facility other than a collocation within 150 days. There is an exception to these deadlines for the provider to respond to a request for additional information, and the parties may agree to waive the deadlines. **Section 3** also requires a local government to allow a permit applicant to consolidate applications and receive a single permit for a small cell network that is within the jurisdiction of a single local government and to consolidate documents and administrative proceedings if an applicant is collocating several wireless service facilities within a single local government.

Sections 4, 5, and 6 expand parts of the law relating to access to public rights-of-way for telecommunications providers to include broadband providers, which include cable operators. Specifically, section 5 grants a broadband provider the right to construct, maintain, and operate facilities along any public highway. Section 6 requires a political subdivision's tax, fee, or charge to be competitively neutral among telecommunications providers and broadband providers and prohibits a political subdivision from collecting taxes, fees, and charges from a broadband provider through in-kind services, or requiring in-kind services as a condition to use a highway.

Section 7 requires the state or a political subdivision to provide notice to a broadband provider of a utility trenching project that the state or political subdivision conducts and to allow joint trenching by broadband providers on a nonexclusive and nondiscriminatory basis. Notice of the trenching project will be given to any broadband provider that requests to be included on a public list maintained by the department of transportation.

Section 8 creates a state sales and use tax exemption for the sale or lease to a broadband provider of tangible personal property that is used directly in the provider's network for the provision of broadband service. Section 2 of the bill permits a statutory county, city, or town to create a local sales and use tax exemption that is identical to the state exemption. It also repeals separate authority for local governments to create a similar sales and use tax exemption.

1 Be it enacted by the General Assembly of the State of Colorado:

2

**SECTION 1. Short title.** This act shall be known and may be

3 cited as the "Broadband Deployment Act".

4

5

**SECTION 2.** In Colorado Revised Statutes, **add** part 4 to article

6 27 of title 29 as follows:

1	PART 4					
2	PERMIT APPROVAL - PROCESS AND DEADLINE					
3	<b>29-27-401. Legislative declaration.</b> (1) THE GENERAL ASSEMBLY					
4	FINDS AND DECLARES THAT:					
5	(a) THE PERMITTING, CONSTRUCTION, MODIFICATION,					
6	MAINTENANCE, AND OPERATION OF BROADBAND FACILITIES ARE CRITICAL					
7	TO ENSURING THAT ALL CITIZENS IN THE STATE HAVE TRUE ACCESS TO					
8	ADVANCED TECHNOLOGY AND INFORMATION;					
9	(b) THESE FACILITIES ARE CRITICAL TO ENSURING THAT					
10	BUSINESSES AND SCHOOLS THROUGHOUT THE STATE REMAIN COMPETITIVE					
11	IN THE GLOBAL ECONOMY; AND					
12	(c) THE PERMITTING, CONSTRUCTION, MODIFICATION,					
13	MAINTENANCE, AND OPERATION OF THESE FACILITIES, TO THE EXTENT					
14	SPECIFICALLY ADDRESSED IN THIS PART 4, ARE DECLARED TO BE MATTERS					
15	OF STATEWIDE CONCERN AND INTEREST.					
16	29-27-402. Definitions. As used in this part 4, unless the					
17	CONTEXT OTHERWISE REQUIRES:					
18	(1) "BROADBAND FACILITY" MEANS ANY INFRASTRUCTURE USED					
19	TO DELIVER BROADBAND SERVICE OR FOR THE PROVISION OF BROADBAND					
20	SERVICE.					
21	(2) "BROADBAND SERVICE" HAS THE SAME MEANING AS SET FORTH					
22	IN 7 U.S.C. SEC. 950bb (b) (1) AS OF THE EFFECTIVE DATE OF THIS					
23	SECTION, AND FOR THE PURPOSES OF THIS SECTION INCLUDES:					
24	(a) "CABLE SERVICE", AS DEFINED IN 47 U.S.C. SEC. $522$ (6) As of					
25	THE EFFECTIVE DATE OF THIS SECTION;					
26	(b) "TELECOMMUNICATIONS SERVICE", AS DEFINED IN 47 U.S.C.					
27	SEC. 153 AS OF THE EFFECTIVE DATE OF THIS SECTION; AND					

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(c) "WIRELESS SERVICE", WHICH MEANS DATA AND
 TELECOMMUNICATIONS SERVICES, INCLUDING COMMERCIAL MOBILE
 SERVICES, COMMERCIAL MOBILE DATA SERVICES, UNLICENSED WIRELESS
 SERVICES, AND COMMON CARRIER WIRELESS EXCHANGE ACCESS SERVICES,
 AS ALL OF THESE TERMS ARE DEFINED BY FEDERAL LAW AND
 REGULATIONS.

7 (3) "COLLOCATION" MEANS THE MOUNTING OR INSTALLATION OF
8 BROADBAND SERVICE EQUIPMENT ON A TOWER, BUILDING, OR STRUCTURE
9 WITH EXISTING BROADBAND SERVICE EQUIPMENT FOR THE PURPOSE OF
10 TRANSMITTING OR RECEIVING RADIO FREQUENCY SIGNALS FOR
11 COMMUNICATIONS PURPOSES.

12

(4) "SMALL CELL FACILITY" MEANS EITHER:

(a) A PERSONAL WIRELESS SERVICE FACILITY AS DEFINED BY THE
FEDERAL "TELECOMMUNICATIONS ACT OF 1996", AS AMENDED AS OF THE
EFFECTIVE DATE OF THIS SECTION; OR

16 (b) A WIRELESS SERVICE FACILITY THAT MEETS BOTH OF THE17 FOLLOWING QUALIFICATIONS:

(I) EACH ANTENNA IS LOCATED INSIDE AN ENCLOSURE OF NO MORE
THAN THREE CUBIC FEET IN VOLUME OR, IN THE CASE OF AN ANTENNA
THAT HAS EXPOSED ELEMENTS, THE ANTENNA AND ALL OF ITS EXPOSED
ELEMENTS COULD FIT WITHIN AN IMAGINARY ENCLOSURE OF NO MORE
THAN THREE CUBIC FEET; AND

(II) PRIMARY EQUIPMENT ENCLOSURES ARE NO LARGER THAN
SEVENTEEN CUBIC FEET IN VOLUME. THE FOLLOWING ASSOCIATED
EQUIPMENT MAY BE LOCATED OUTSIDE OF THE PRIMARY EQUIPMENT
ENCLOSURE AND, IF SO LOCATED, IS NOT INCLUDED IN THE CALCULATION
OF EQUIPMENT VOLUME: ELECTRIC METER, CONCEALMENT,

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TELECOMMUNICATIONS DEMARCATION BOX, GROUND-BASED ENCLOSURES,
 BACK-UP POWER SYSTEMS, GROUNDING EQUIPMENT, POWER TRANSFER
 SWITCH, AND CUT-OFF SWITCH.

4 (5) "SMALL CELL NETWORK" MEANS A COLLECTION OF
5 INTERRELATED SMALL CELL FACILITIES DESIGNED TO DELIVER WIRELESS
6 SERVICE.

7 (6) "STRUCTURE" MEANS ANY FACILITY, TOWER, POLE, BUILDING,
8 OR OTHER STRUCTURE CONSTRUCTED FOR THE SOLE OR PRIMARY PURPOSE
9 OF SUPPORTING BROADBAND FACILITIES OR WIRELESS SERVICE FACILITIES.

10 (7) "WIRELESS SERVICE FACILITY" MEANS A FACILITY FOR THE
11 PROVISION OF WIRELESS SERVICES.

12 29-27-403. Permit - approval - deadline - exception. (1) A
13 LOCAL GOVERNMENT MAY TAKE UP TO:

14 (a) NINETY DAYS TO PROCESS A COMPLETE APPLICATION THAT
15 INVOLVES A COLLOCATION OF A TOWER, BUILDING, STRUCTURE, OR
16 REPLACEMENT STRUCTURE; OR

17 (b) ONE HUNDRED FIFTY DAYS TO PROCESS A COMPLETE
18 APPLICATION THAT INVOLVES A NEW STRUCTURE OR A NEW WIRELESS
19 SERVICE FACILITY OTHER THAN A COLLOCATION.

(2) THE TIME IT TAKES FOR AN APPLICANT TO RESPOND TO THE
FIRST REQUEST FOR ADDITIONAL INFORMATION WILL NOT COUNT TOWARD
THE APPLICABLE DEADLINE SET FORTH IN SUBSECTION (1) OF THIS SECTION
ONLY IF THE LOCAL GOVERNMENT NOTIFIES THE APPLICANT WITHIN
THIRTY DAYS AFTER THE INITIAL FILING THAT THE APPLICATION IS
INCOMPLETE. ALL OTHER REQUESTS FOR ADDITIONAL INFORMATION
COUNT TOWARD SUCH DEADLINES.

27 (3) AN APPLICANT AND A LOCAL GOVERNMENT MAY MUTUALLY

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AGREE THAT AN APPLICATION MAY BE PROCESSED IN A LONGER PERIOD
 THAN SET FORTH IN SUBSECTION (1) OF THIS SECTION.

29-27-404. Permit process. (1) FOR SMALL CELL NETWORKS
INVOLVING MULTIPLE INDIVIDUAL SMALL CELL FACILITIES WITHIN THE
JURISDICTION OF A SINGLE LOCAL GOVERNMENT, THE LOCAL GOVERNMENT
SHALL ALLOW THE APPLICANT, AT THE APPLICANT'S DISCRETION, TO FILE
A CONSOLIDATED APPLICATION AND RECEIVE A SINGLE PERMIT FOR THE
SMALL CELL NETWORK INSTEAD OF FILING SEPARATE APPLICATIONS FOR
EACH INDIVIDUAL SMALL CELL FACILITY.

10 (2) IF A WIRELESS SERVICE PROVIDER APPLIES TO COLLOCATE
11 SEVERAL WIRELESS SERVICE FACILITIES WITHIN THE JURISDICTION OF A
12 SINGLE LOCAL GOVERNMENT, THE LOCAL GOVERNMENT SHALL:

13 (a) ALLOW THE APPLICANT, AT THE APPLICANT'S DISCRETION, TO
14 FILE A SINGLE SET OF DOCUMENTS THAT WILL APPLY TO ALL THE WIRELESS
15 SERVICE FACILITIES TO BE SITED; AND

(b) RENDER A DECISION REGARDING ALL THE WIRELESS SERVICE
FACILITIES IN A SINGLE ADMINISTRATIVE PROCEEDING, UNLESS LOCAL
REQUIREMENTS CALL FOR AN ELECTED OR APPOINTED BODY TO RENDER
SUCH DECISION.

20 SECTION 3. In Colorado Revised Statutes, 38-5.5-102, amend
21 (1); and add (1.3) and (1.7) as follows:

38-5.5-102. Definitions. As used in this article, unless the context
 otherwise requires:

(1) "Political subdivision" means a county, city and county, city,
town, service authority, school district, local improvement district, law
enforcement authority, water, sanitation, fire protection, metropolitan,
irrigation, drainage, or other special district, or any other kind of

municipal, quasi-municipal, or public corporation organized pursuant to
 law "BROADBAND" OR "BROADBAND SERVICE" HAS THE SAME MEANING
 AS SET FORTH IN 7 U.S.C. SEC. 950bb (b) (1) AS OF THE EFFECTIVE DATE
 OF THIS SUBSECTION (1), AS AMENDED, AND INCLUDES "CABLE SERVICE",
 AS DEFINED IN 47 U.S.C. SEC. 522 (6) AS OF THE EFFECTIVE DATE OF THIS
 SUBSECTION (1), AS AMENDED.

7 (1.2) "BROADBAND FACILITY" MEANS ANY INFRASTRUCTURE USED
8 TO DELIVER BROADBAND SERVICE OR FOR THE PROVISION OF BROADBAND
9 SERVICE.

10 (1.3) "BROADBAND PROVIDER" MEANS A PERSON THAT PROVIDES
11 BROADBAND SERVICE, AND INCLUDES A "CABLE OPERATOR", AS DEFINED
12 IN 47 U.S.C. SEC. 522 (5) AS OF THE EFFECTIVE DATE OF THIS SUBSECTION
13 (1.3).

14 (1.7) "POLITICAL SUBDIVISION" MEANS A COUNTY, CITY AND
15 COUNTY, CITY, TOWN, SERVICE AUTHORITY, SCHOOL DISTRICT, LOCAL
16 IMPROVEMENT DISTRICT, LAW ENFORCEMENT AUTHORITY, WATER,
17 SANITATION, FIRE PROTECTION, METROPOLITAN, IRRIGATION, DRAINAGE,
18 OR OTHER SPECIAL DISTRICT, OR ANY OTHER KIND OF MUNICIPAL,
19 QUASI-MUNICIPAL, OR PUBLIC CORPORATION ORGANIZED PURSUANT TO
20 LAW.

21 SECTION 4. In Colorado Revised Statutes, 38-5.5-103, amend
22 (1) as follows:

38-5.5-103. Use of public highways - discrimination prohibited
- content regulation prohibited. (1) Any domestic or foreign
telecommunications provider OR BROADBAND PROVIDER authorized to do
business under the laws of this state shall have the right to construct,
maintain, and operate conduit, cable, switches, and related appurtenances

1 and facilities along, across, upon, and under any public highway in this 2 state, subject to the provisions of this article and of article 1.5 of title 9, 3 C.R.S.; and the construction, maintenance, operation, and regulation of 4 such facilities, including the right to occupy and utilize the public 5 rights-of-way, by telecommunications providers AND BROADBAND 6 PROVIDERS are hereby declared to be matters of statewide concern. Such 7 facilities shall be so constructed and maintained as not to obstruct or 8 hinder the usual travel on such highway.

9 SECTION 5. In Colorado Revised Statutes, 38-5.5-107, amend
10 (1) (b), (2), (3), and (4); and add (5) and (6) as follows:

11 **38-5.5-107.** Permissible taxes, fees, and charges. (1) (b) All 12 fees and charges levied by a political subdivision shall be reasonably 13 related to the costs directly incurred by the political subdivision in 14 providing services relating to the granting or administration of permits. 15 Such fees and charges also shall be reasonably related in time to the 16 occurrence of such costs. In any controversy concerning the 17 appropriateness of a fee or charge, the political subdivision shall have the 18 burden of proving that the fee or charge is reasonably related to the direct 19 costs incurred by the political subdivision. All costs of construction shall 20 be borne by the TELECOMMUNICATIONS provider OR BROADBAND 21 PROVIDER.

(2) (a) Any tax, fee, or charge imposed by a political subdivision
shall be competitively neutral among telecommunications providers AND
BROADBAND PROVIDERS.

(b) Nothing in this article or in article 32 of title 31, C.R.S., shall
invalidate a tax or fee imposed if such tax or fee cannot legally be
imposed upon another TELECOMMUNICATIONS provider, BROADBAND

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PROVIDER, or service because of the requirements of state or federal law
 or because such other provider is exempt from taxation or lacks a taxable
 nexus with the political subdivision imposing the tax or fee.

4 (c) If a political subdivision imposes a tax on a 5 TELECOMMUNICATIONS provider OR BROADBAND PROVIDER and such tax 6 does not apply to other providers of comparable telecommunications 7 services OR BROADBAND SERVICES due to the language of the ordinance 8 or resolution that imposes the tax, then the governing body of the political 9 subdivision shall take one of the following two courses of action:

(I) If it can do so without violating the election requirements of
section 20 of article X of the state constitution, the governing body shall
amend the ordinance or resolution that imposes the tax so as to extend the
tax to providers of comparable telecommunications services OR
BROADBAND SERVICES; or

(II) If an election is required under section 20 of article X of the state constitution, the governing body shall cause an election to be held in accordance with said section 20 to authorize the extension of the tax to providers of comparable telecommunications services OR BROADBAND SERVICES. If the extension of the tax is not approved by the voters at such election, then the existing tax shall no longer apply to the providers that had been subject to the tax immediately before the election.

(3) Taxes, fees, and charges imposed shall not be collected
through the provision of in-kind services by telecommunications
providers OR BROADBAND PROVIDERS, nor shall any political subdivision
require the provision of in-kind services as a condition of consent to use
a highway.

27

(4) The terms of all agreements between political subdivisions and

telecommunications providers OR BROADBAND PROVIDERS regarding use
 of highways shall be matters of public record and shall be made available
 upon request pursuant to article 72 of title 24, C.R.S.

4 (5) NOTHING IN THIS SECTION AFFECTS THE MANNER IN WHICH THE
5 PROPERTY TAX ADMINISTRATOR VALUES A PUBLIC UTILITY UNDER ARTICLE
6 4 OF TITLE 39, C.R.S.

7 (6) NOTHING IN THIS ARTICLE AFFECTS THE ABILITY OF A
8 POLITICAL SUBDIVISION TO REQUIRE AND GRANT A CABLE FRANCHISE TO
9 A CABLE OPERATOR SEEKING TO PROVIDE CABLE TELEVISION SERVICE
10 WITHIN THE POLITICAL SUBDIVISION AND TO OBTAIN ANY CONSIDERATION
11 OR IMPOSE ANY CONDITIONS IN A CABLE FRANCHISE, UNLESS OTHERWISE
12 PROHIBITED BY FEDERAL LAW.

<u>(7)</u> AS USED IN THIS SECTION, "PUBLIC HIGHWAY" OR "HIGHWAY"
AS OTHERWISE DEFINED IN SECTION 38-5.5-102 (2), DOES NOT INCLUDE
EXCESS AND REMAINDER RIGHTS-OF-WAY UNDER THE DEPARTMENT OF
TRANSPORTATION'S JURISDICTION.

SECTION 6. In Colorado Revised Statutes, add 38-5.5-109 as
follows:

38-5.5-109. Notice of trenching - permitted access. (1) (a) THE
STATE OR A POLITICAL SUBDIVISION SHALL PROVIDE NOTICE ON A
COMPETITIVELY NEUTRAL BASIS TO BROADBAND PROVIDERS OF ANY
UTILITY TRENCHING PROJECT THAT IT CONDUCTS, BUT NOTICE IS NOT
REQUIRED FOR EMERGENCY REPAIR PROJECTS. THE STATE OR POLITICAL
SUBDIVISION SHALL PROVIDE THE NOTICE A MINIMUM OF TEN BUSINESS
DAYS PRIOR TO THE START OF THE PROJECT INVOLVING TRENCHING.

26 (b) THE DEPARTMENT OF TRANSPORTATION SHALL MAINTAIN A
27 PUBLIC LIST OF ALL BROADBAND PROVIDERS THAT WOULD LIKE TO

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RECEIVE NOTICE OF A UTILITY TRENCHING PROJECT AND THE PROVIDERS'
 ADDRESSES ON THE WEB SITE IT MAINTAINS. TO BE ELIGIBLE TO RECEIVE
 NOTICE UNDER PARAGRAPH (a) OF THIS SUBSECTION (1), A BROADBAND
 PROVIDER MUST REQUEST THE DEPARTMENT OF TRANSPORTATION TO BE
 INCLUDED IN THE DEPARTMENT LIST. A POLITICAL SUBDIVISION MAY RELY
 ON THE DEPARTMENT LIST WHEN MAKING ITS NOTIFICATIONS, AND SUCH
 NOTIFICATIONS MAY BE MADE BY ELECTRONIC MAIL.

8 (2) (a) FOR ANY TRENCHING PROJECT CONDUCTED BY THE STATE 9 OR A POLITICAL SUBDIVISION, THE STATE OR POLITICAL SUBDIVISION SHALL 10 ALLOW JOINT TRENCHING BY BROADBAND PROVIDERS ON A NONEXCLUSIVE 11 AND NONDISCRIMINATORY BASIS FOR THE PLACEMENT OF BROADBAND 12 FACILITIES, EXCEPT AS SET FORTH IN PARAGRAPH (b) OF THIS SUBSECTION 13 (2). THIS SUBSECTION (2) DOES NOT LIMIT THE ABILITY OF THE STATE, 14 POLITICAL SUBDIVISION, OR ANY PRIVATE ENTITY TO SHARE THE COSTS OF 15 CONSTRUCTION RELATED TO THE TRENCHING PROJECT WITH THE 16 BROADBAND PROVIDER.

17 (b) THE STATE OR A POLITICAL SUBDIVISION MAY DENY JOINT 18 TRENCHING BY BROADBAND PROVIDERS IF THE JOINT TRENCHING WILL 19 HINDER OR OBSTRUCT HIGHWAY SAFETY OR THE CONSTRUCTION, 20 MAINTENANCE, OPERATIONS, OR RELATED REGULATION OF HIGHWAY 21 FACILITIES OR IF IT IS NOT FEASIBLE BECAUSE IT WILL DELAY THE REPAIR 22 OR CONSTRUCTION OF A POLITICAL SUBDIVISION'S WATER, WASTEWATER, 23 ELECTRICITY, OR GAS LINE OR BECAUSE COLLOCATION WITH A POLITICAL 24 SUBDIVISION'S WATER, WASTEWATER, ELECTRICITY, OR GAS LINE WILL 25 HINDER OR OBSTRUCT THE MAINTENANCE OR OPERATIONS OF A POLITICAL 26 SUBDIVISION'S WATER, WASTEWATER, ELECTRICITY, OR GAS FACILITIES. 27 (3) (a) NOTHING IN THIS SECTION IS INTENDED TO PREEMPT OR

OTHERWISE REPLACE REQUIREMENTS FOR JOINT TRENCHING THAT MAY BE
 IMPOSED BY A POLITICAL SUBDIVISION.

3 (b) NOTHING IN THIS SECTION REQUIRES A PRIVATE ENTITY
4 UNDERTAKING A TRENCHING PROJECT TO ALLOW A BROADBAND PROVIDER
5 TO PARTICIPATE IN THE TRENCHING PROJECT.

6 (c) ANY PROVISION IN THIS SECTION THAT CONFLICTS WITH
7 FEDERAL LAW IS UNENFORCEABLE.

8 (d) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO PREVENT
9 OR DELAY COMMENCEMENT OR PROGRESS OF A CONSTRUCTION,
10 MAINTENANCE, OR TRENCHING PROJECT.

(4) As used in this section, "TRENCHING" MEANS A
CONSTRUCTION PROJECT IN WHICH A HIGHWAY RIGHT-OF-WAY SURFACE
IS OPENED OR REMOVED FOR THE PURPOSE OF LAYING OR INSTALLING
CONDUIT, FIBER, OR SIMILAR INFRASTRUCTURE IN EXCESS OF ONE MILE IN
LENGTH. "TRENCHING" DOES NOT MEAN ANY OTHER ACTIVITY OR PROJECT
FOR THE CONSTRUCTION OR MAINTENANCE, INCLUDING DRAINAGE OR
CULVERT WORK, OF A HIGHWAY FACILITY.

18 <u>SECTION 7. In Colorado Revised Statutes</u>, add 39-26-129 as
 19 <u>follows:</u>

<u>39-26-129. Refund of property used in rural broadband</u>
 <u>service - legislative declaration - definitions.</u> (1) The GENERAL
 <u>ASSEMBLY DECLARES THAT THE INTENDED PURPOSE OF THE TAX REFUND</u>
 CREATED IN THIS SECTION IS TO ENCOURAGE BROADBAND PROVIDERS TO

24 <u>DEPLOY BROADBAND INFRASTRUCTURE IN RURAL AREAS OF THE STATE.</u>

25 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE

26 <u>REQUIRES:</u>

27 (a) "BROADBAND PROVIDER" MEANS A PERSON THAT PROVIDES

# 1 BROADBAND SERVICE.

2	(b) "BROADBAND SERVICE" MEANS ANY COMMUNICATIONS
3	SERVICE HAVING THE CAPACITY TO TRANSMIT DATA TO ENABLE A
4	SUBSCRIBER TO THE SERVICE TO ORIGINATE AND RECEIVE HIGH-QUALITY
5	VOICE, DATA, GRAPHICS, AND VIDEO AT SPEEDS OF AT LEAST FOUR
6	MEGABITS PER SECOND FOR DOWNLOAD AND ONE MEGABIT PER SECOND
7	FOR UPLOAD OR THE FEDERAL COMMUNICATIONS COMMISSION'S
8	DEFINITION OF BROADBAND SERVICE, WHICHEVER IS FASTER.
9	(c) "TARGET AREA" MEANS THE UNINCORPORATED PART OF A
10	COUNTY OR A MUNICIPALITY WITH A POPULATION OF LESS THAN THIRTY
11	THOUSAND PEOPLE, ACCORDING TO THE MOST RECENTLY AVAILABLE
12	POPULATION STATISTICS OF THE UNITED STATES BUREAU OF THE CENSUS.
13	(3) EXCEPT AS PROVIDED IN SUBSECTION (5) OF THIS SECTION, FOR
14	THE CALENDAR YEAR COMMENCING JANUARY 1, 2014, AND FOR EACH
15	CALENDAR YEAR THEREAFTER, A BROADBAND PROVIDER IS ALLOWED TO
16	CLAIM A REFUND OF ALL THE STATE SALES AND USE TAX THE PROVIDER
17	PAYS PURSUANT TO PARTS 1 AND 2 OF THIS ARTICLE FOR TANGIBLE
18	PERSONAL PROPERTY THAT IS INSTALLED IN A TARGET AREA FOR THE
19	PROVISION OF BROADBAND SERVICE.
20	(4) TO CLAIM THE REFUND ALLOWED BY SUBSECTION (3) OF THIS
21	SECTION, A TAXPAYER MUST SUBMIT A REFUND APPLICATION TO THE
22	DEPARTMENT OF REVENUE, ON A FORM PROVIDED BY THE DEPARTMENT,
23	<u>no earlier than January 1 and no later than April 1 of the</u>
24	CALENDAR YEAR FOLLOWING THE CALENDAR YEAR IN WHICH THE TAX IS
25	PAID. ALONG WITH THE APPLICATION, THE TAXPAYER MUST PROVIDE
26	PROOF OF THE STATE SALES AND USE TAXES PAID BY THE BROADBAND
27	PROVIDER IN THE IMMEDIATELY PRECEDING CALENDAR YEAR AND PROOF

1	THAT THE TANGIBLE PERSONAL PROPERTY WAS DEPLOYED IN A TARGET
2	AREA FOR THE PROVISION OF BROADBAND SERVICE. A TAXPAYER MUST
3	ALSO PROVIDE ANY ADDITIONAL INFORMATION WITH THE APPLICATION
4	THAT THE DEPARTMENT OF REVENUE REQUIRES BY RULE, WHICH MAY
5	INCLUDE, WITHOUT LIMITATION, A DETAILED LIST OF ALL EXPENDITURES
6	THAT SUPPORT A CLAIM FOR A REFUND, THE NAME AND ADDRESSES OF AN
7	INDIVIDUAL WHO MAINTAINS RECORDS OF SUCH EXPENDITURES, AND A
8	STATEMENT THAT THE TAXPAYER AGREES TO FURNISH RECORDS OF ALL
9	SUCH EXPENDITURES TO THE DEPARTMENT OF REVENUE UPON REQUEST.
10	The department shall not refund any moneys to a taxpayer
11	UNLESS THE TAXPAYER HAS COMPLIED WITH THIS SUBSECTION (4).
12	(5) The total amount of the refunds made under this
13	SECTION MAY NOT EXCEED ONE MILLION DOLLARS FOR A CALENDAR YEAR.
14	The department of revenue shall not pay a refund for a
15	CALENDAR YEAR UNTIL AFTER THE APPLICATION DEADLINE SET FORTH IN
16	SUBSECTION (4) OF THIS SECTION HAS PASSED. IF THE TOTAL AMOUNT OF
17	APPROVED REFUNDS EXCEEDS ONE MILLION DOLLARS, THE DEPARTMENT
18	SHALL PRORATE THE REFUNDS MADE TO ALL TAXPAYERS.
19	
20	SECTION 8. Appropriation. (1) In addition to any other
21	appropriation, there is hereby appropriated, out of any moneys in the
22	general fund, not otherwise appropriated, to the department of revenue,
23	for the fiscal year beginning July 1, 2014, the sum of \$73,725 and 0.9
24	FTE, or so much thereof as may be necessary, to be allocated for the
25	implementation of this act as follows:
26	(a) \$38,012 and 0.9 FTE to the taxation business group, taxpayer
27	services division for personal services:

27 <u>services division for personal services;</u>

1	(b) \$5,843 to the taxation business group, taxpayer services
2	division for operating expenses and capital outlay; and
3	(c) \$29,870 to the taxation business group, administration, CITA
4	annual maintenance and support for gentax contractor costs.
5	SECTION <u>9.</u> Act subject to petition - effective date. This act
6	takes effect at 12:01 a.m. on the day following the expiration of the
7	ninety-day period after final adjournment of the general assembly (August
8	6, 2014, if adjournment sine die is on May 7, 2014); except that, if a
9	referendum petition is filed pursuant to section 1 (3) of article V of the
10	state constitution against this act or an item, section, or part of this act
11	within such period, then the act, item, section, or part will not take effect
12	unless approved by the people at the general election to be held in
13	November 2014 and, in such case, will take effect on the date of the
14	official declaration of the vote thereon by the governor.