A BILL FOR AN ACT

RELATING TO BROADBAND SERVICE INFRASTRUCTURE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that increased demand for
 broadband internet service has created greater disparities
 between remote and rural communities and densely populated areas
 of the State. It is becoming increasingly vital that access to
 broadband internet is a daily necessity.

6 The Federal Communications Commission's 2018 broadband 7 deployment report showed improvements in nearly every area of 8 advanced telecommunications services, but there are still 9 significant gaps specific to rural and other low-density areas. 10 Across the United States, partnerships between government 11 and private companies are developing new ways to bring 12 high-speed broadband networks to areas where the challenging 13 terrain and low populations make deployment challenging. 14 Public-private partnerships are proving to be critical to 15 closing the digital divide in unserved low-density areas and for 16 creating incentives for broadband providers to spend capital to 17 build a new network in such areas.



1 The purpose of this Act is to establish the broadband service infrastructure grant program to award grants to 2 applicants to extend deployment of facilities used to provide 3 4 broadband service to unserved and underserved areas of the 5 State. 6 SECTION 2. The Hawaii Revised Statutes is amended by 7 adding a new chapter to be appropriately designated and to read 8 as follows: 9 "CHAPTER 10 BROADBAND SERVICE INFRASTRUCTURE GRANT PROGRAM 11 -1 Definitions. As used in this chapter, unless the S 12 context requires otherwise: "Broadband service" means a mass market retail service 13 using any wireline or fixed wireless technology that provides 14 15 the capability to transmit data from or to all or substantially all internet endpoints of at least twenty-five megabits per 16 second downstream and three megabits per second upstream. 17 "Broadband service infrastructure" means the signal 18 transmission facilities and associated network equipment 19 20 proposed to be deployed in a project area used for the provision 21 of broadband service to residential customers.



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1	"Department" means the department of business, economic	
2	development, and tourism.	
3	"Eligible applicant" means an entity that:	
4	(1) Has authorization to do business in the State of	
5	Hawaii;	
6	(2) Has demonstrated that it has the technical, financial,	
7	and managerial resources and experience to provide	
8	broadband service or other communications service to	
9	customers within the State; and	
10	(3) Is not a government entity.	
11	"FCC" means the Federal Communications Commission.	
12	"Program" means the broadband service infrastructure grant	
13	program established by this chapter.	
14	"Project" means a proposed deployment of broadband service	
15	infrastructure set forth in an application for grant funding	
16	authorized under this chapter.	
17	"Project area" means a census block, aggregation of	
18	adjacent census blocks, or shapefile area within an unserved	
19	area or underserved area where the proposed broadband service	
20	infrastructure would be built as described in an application for	
21	grant funding authorized under this chapter.	



1	"Shapefile" means a file format for storing, depicting, and
2	analyzing geospatial data showing broadband coverage, comprised
3	of several component files, such as a Main file (.shp), an Index
4	file (.shx), and a dBASE table (.dbf).
5	"Underserved area" means a project area without access to
6	broadband service with minimum speeds of at least fifty megabits
7	per second downstream and five megabits per second upstream.
8	"Unserved area" means a project area without access to
9	broadband service with minimum speeds of at least twenty-five
10	megabits per second downstream and three megabits per second
11	upstream.
12	§ -2 Establishment of the broadband service
13	infrastructure grant program. There is established the
14	broadband service infrastructure grant program to be placed in
15	the department of business, economic development, and tourism
16	for administrative purposes. The department shall receive and
17	review grant applications and may award grants for eligible
18	projects pursuant to the program.
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17	§ -3 Eligible projects. (a) The department may award
20	§ -3 Eligible projects. (a) The department may award grants for eligible projects; provided that as of the date the



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1	proposed o	deployment for which program support is sought shall be	
2	an unserved area or underserved area; provided further that no		
3	funds may	be used to support any project involving the upgrade	
4	of an exi	sting broadband plant by an eligible applicant, any	
5	affiliate	, or partnering entity, nor may any funding be used to	
6	support n	on-capital expenses, including general operations of an	
7	eligible	applicant, non-broadband services, marketing, or	
8	advertisi:	ng.	
9	(b)	The project area to be served by a project funded	
10	through t	he program shall be described on a census block or	
11	shapefile	basis.	
12	§	-4 Eligible applicants. To become eligible for a	
13	grant, an	applicant for a grant:	
14	(1)	May not receive funds under any other federal or state	
15		government grant or loan program for projects covered	
16		by an application;	
17	(2)	May not receive funds in any area that is already	
18		served by another provider of broadband service;	
19	(3)	Shall commit to paying a minimum of twenty per cent of	
20		the project costs out of the applicant's own funds and	
21		may not provide a minimum matching amount from any	



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1	funds derived from federal or state government grants,
2	loans, or subsidies; and
3	(4) May only be a non-governmental entity with
4	demonstrated experience in providing broadband service
5	or other communications service to residential
6	customers within the State.
7	§ -5 Applications. (a) The department shall establish
8	an annual window to commence an open process for submission of
9	applications for funding under the program. The window for
10	submission shall be no less than sixty and no more than ninety
11	days.
12	(b) The form of the application shall be as prescribed by
13	the department. The application shall provide the following
14	information:
15	(1) Evidence demonstrating the eligible applicant's
16	technical, financial, and managerial resources and
17	experience to provide broadband service or other
18	communications services to customers within the State
19	and ability in building, operating, and managing
20	broadband service networks serving residential
21	customers in the State;



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A description of the project area, including a list of 1 (2)2 census blocks or shapefiles that the eligible applicant proposes to build or serve. If a census 3 4 block or shapefile included in an application already 5 is partially served by a provider of broadband 6 service, the application shall describe the portions 7 of the project area that are already served, the 8 portions of the project area that constitute an 9 unserved area or underserved area, and include a 10 certification that none of the funds provided by the 11 program for the project proposed in the application 12 will be used to extend or deploy facilities to any 13 already-served households; A description of the broadband service infrastructure 14 (3)

14 (3) A description of the broadband service infrastructure
15 that is proposed to be deployed, including facilities,
16 equipment, and network capabilities, including minimum
17 speed thresholds;

18 (4) Evidence, including certification from the application
19 signatory, demonstrating the unserved or underserved
20 nature of the project area;



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1	(5)	The number of households and businesses that would
2		have new access to broadband service as a result of
3		the grant;
4	(6)	The total cost of the project and the timeframe in
5		which it will be completed;
6	(7)	The amount of matching funds the eligible applicant
7		proposes to contribute and a certification that no
8		portion of the funds is derived from any federal or
9		state grant or loan program;
10	(8)	Evidence demonstrating the economic and commercial
11		feasibility of the project; and
12	(9)	A preliminary list of all government authorizations,
13		permits, and other approvals required in connection
14		with the proposed deployment, and an estimated
15		timetable for the acquisition of such approvals.
16	(c)	The department shall treat any non-public information
17	submitted	by an eligible applicant as confidential and exempt
18	from disc	losure under the Uniform Information Practices Act upon
19	any such	eligible applicant's request for confidential
20	treatment	



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(d) Notwithstanding subsection (c), an eligible applicant
 shall ensure that the application contains sufficient public
 information to enable a provider submitting a written challenge
 authorized under section -6(b) to identify the specific
 geographic location of any proposed project area contained in
 such application.

7 § -6 Review of applications; approval. (a) Within five
8 business days following the last day of the window for
9 submission of applications, the department shall make the
10 applications available for review in a publicly available
11 electronic file, subject to the confidentiality provisions set
12 forth under section -5(c).

(b) A broadband service provider that provides service
within or directly adjacent to a proposed project area may
submit, within forty-five days of the release of the
applications, a written challenge to the application. Such a
challenge may include information:

18 (1) Disputing an eligible applicant's certification that a
19 proposed project area is an unserved area or
20 underserved area, or that no other federal or state



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1	programs provide funding for a proposed project for
2	which program support is sought; or
3	(2) Attesting to the challenging provider's existing, or
4	planned, provision of broadband service within the
5	eligible applicant's proposed project area.
6	(c) In presenting information to document a claim in
7	support of a challenge under subsection (b), evidence of
8	broadband service infrastructure deployment in the proposed
9	project area that includes FCC Form 477 deployment data or
10	public shapefile data that encompasses the project area that a
11	challenging provider has created for purposes of complying with
12	FCC rules shall suffice to demonstrate that a project area
13	subject to a challenge is served.
14	(d) Upon request, the department shall treat any
15	non-public information submitted by a challenging provider
16	pursuant to this section as confidential and exempt from
17	disclosure under the Uniform Information Practices Act.
18	(e) In reviewing applications, and any accompanying
19	challenge, the department shall review the proposed project
20	areas to ensure that all awarded funds are used to deploy
21	broadband service infrastructure to unserved areas or



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underserved areas. The department shall not award any grants to
 fund deployment of broadband service infrastructure for any
 project area that fails to meet any of the criteria set forth in
 this chapter for being an unserved area or underserved area.

(f) The department shall award funding support for projects set forth in applications based upon a scoring system that shall be released to the public at least thirty days prior to the first day of the window for submission of applications. The weighting scheme employed by the department shall give the highest weight or priority to the specific criteria enumerated as follows:

- 12 (1) The size and scope of the unserved area or underserved13 area proposed to be served;
- 14 (2) The experience, technical ability, and financial
 15 wherewithal of the eligible applicant in successfully
 16 deploying and providing broadband service;
- 17 (3) Length of time the eligible applicant has been18 providing broadband services in the State;
- 19 (4) The extent to which government funding support is
 20 necessary to deploy broadband service infrastructure



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1		in an economically feasible manner in the proposed
2		project area;
3	(5)	The size and proportion of the matching funds proposed
4		to be committed by the eligible applicant and the
5		extent to which an eligible applicant's proposed
6		contribution exceeds the minimum required under
7		section -4(3);
8	(6)	Whether the proposed project area is an unserved area,
9		rather than an underserved area;
10	(7)	The service speed thresholds proposed in the
11		application and the scalability of the broadband
12		service infrastructure proposed to be deployed to
13		speeds higher than twenty-five megabits per second
14		downstream and three megabits per second upstream;
15	(8)	The eligible applicant's ability to leverage its own
16		nearby or adjacent broadband service infrastructure to
17		facilitate the proposed deployment and provision of
18		service to households;
19	(9)	The extent to which the project does not duplicate any
20		existing broadband service infrastructure in the
21		proposed project area; and



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(10) Such other factors the department determines to be
 reasonable and appropriate, consistent with the
 purpose of facilitating the economic deployment of
 broadband service infrastructure to unserved areas and
 underserved areas.

6 In awarding grants, the department shall not include (q) consideration of any new or additional regulatory obligations 7 8 beyond those required under applicable law, including but not 9 limited to open access network requirements or any rate, 10 service, or other obligations beyond the speed requirements required by this chapter. The department shall not consider 11 12 factors that would constrain an awardee from offering or 13 providing broadband service in the same manner as the service is 14 offered without funding support by the provider in other areas 15 of the State.

(h) The department shall set a reasonable timeframe to
complete projects selected for funding approval. The department
may, in consultation with any successful eligible applicant, set
reasonable milestones for project completion along with
procedures for addressing failures to meet such milestones
without reasonable cause.



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1	§	-7 Departmental authority. Nothing shall:
2	(1)	Preclude the department from requiring disgorgement of
3		grant funds in response to an eligible applicant's
4		pattern of failure, following notice and an
5		opportunity to cure and build out a project area in
6		accordance with the timeframes and milestones set
7		pursuant to this chapter;
8	(2)	Be construed to preclude the department from
9		considering an eligible applicant's financial ability
10		to complete the project proposed in an application or
11		making reasonable requests for information necessary
12		for the oversight and administration of projects
13		funded under this chapter; and
14	(3)	Be deemed to empower the department to adopt any new
15		rules or additional regulatory obligations, or to
16		impose any new or additional regulatory requirements
17		on funding recipients, through grant agreements or any
18		other mechanism, other than the program implementation
19		rules expressly authorized in this chapter.
20	§	-8 Rules. (a) Consistent with the provisions of
21	Act ,	Session Laws of Hawaii 2020, the department shall adopt



rules pursuant to chapter 91 to effectuate the purposes of this
 chapter.

- 3 (b) The rules:
- 4 (1) Shall include reasonable oversight and reporting
 5 provisions to ensure that project funds are used as
 6 intended;
- 7 (2) Shall not include third-party audit requirements,
 8 letter of credit, security fund, performance bond
 9 obligations, or any other financial commitment to
 10 secure performance other than those expressly
 11 specified in this chapter; and
- 12 (3) May not impose any financial penalty or liquidated
 13 damages provisions, or provisions that are not
 14 reasonably related to the deployment of broadband
 15 service infrastructure by an eligible applicant in
 16 accordance with this chapter."

SECTION 3. Within one hundred eighty days of the approval of this Act, the department of business, economic development, and tourism shall adopt rules pursuant to chapter 91 and section -8, Hawaii Revised Statutes, to implement the broadband service infrastructure grant program, including rules governing



the submission, review, and approval of applications; the
 administration of projects funded; and grant agreements

3 memorializing the award of funds.

SECTION 4. This Act shall take effect on July 1, 2020.

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INTRODUCED BY:







JAN 2 3 2020



Report Title:

Broadband Service Infrastructure Grant Program; Unserved and Underserved Areas

Description:

Establishes the broadband service infrastructure grant program to award grants to applicants to extend deployment of facilities used to provide broadband service to unserved and underserved areas of the State.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

