First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 25-0248.01 Jennifer Berman x3286

HOUSE BILL 25-1080

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A BILL FOR AN ACT

101 CONCERNING MEASURES TO INCENTIVIZE THE DEPLOYMENT OF WIRELESS TELEPHONE INFRASTRUCTURE IN THE STATE.

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://leg.colorado.gov/.)

Cell Phone Connectivity Interim Study Committee. The bill requires the Colorado broadband office in the governor's office (broadband office) to implement a wireless telephone infrastructure deployment grant program (grant program) similar to the broadband deployment grant program in the broadband office. The broadband office may allocate high cost support mechanism (HCSM) money for the grant

SENATE 2nd Reading Unamended April 14, 2025

> HOUSE and Reading Unamended March 31, 2025

HOUSE Amended 2nd Reading March 27, 2025 program to help finance the deployment of wireless telephone infrastructure in unserved and underserved areas of the state.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 39-3-139 as 3 follows: 4 39-3-139. Property tax relief for communication services 5 **deployment - legislative declaration - definitions.** (1) THE GENERAL 6 ASSEMBLY FINDS AND DECLARES THAT: 7 (a) THE INTENDED PURPOSE OF THE TAX RELIEF CREATED IN THIS 8 SECTION IS TO ENCOURAGE THE DEPLOYMENT OF COMMUNICATION 9 SERVICES INFRASTRUCTURE THROUGHOUT THE STATE, PARTICULARLY IN 10 RURAL, UNSERVED, AND UNDERSERVED AREAS, AND TO CREATE 11 INCENTIVES FOR INVESTMENTS IN NEW COMMUNICATION SERVICES 12 INFRASTRUCTURE IN ADDITION TO INCENTIVES ALREADY CREATED BY 13 OTHER STATE OR FEDERAL LAW; 14 (b) FINANCIAL INCENTIVES IN THE FORM OF TAX RELIEF ARE 15 NECESSARY TO ATTRACT INVESTMENT AND FREE UP RESOURCES FOR 16 COMMUNICATION SERVICES DEPLOYMENT, PARTICULARLY IN AREAS THAT 17 HAVE BEEN DESIGNATED AS UNSERVED OR UNDERSERVED. THE 18 INCENTIVES CAN BE PARTICULARLY EFFECTIVE WHEN OFFERED AT THE 19 LOCAL LEVEL BY COUNTIES THAT HAVE THE AUTHORITY TO APPROVE THE 20 RELIEF BASED ON SPECIFIC CRITERIA. 21 (c) PROVIDING TAX RELIEF STIMULATES ECONOMIC DEVELOPMENT 22 IN THE STATE AND SUPPORTS THE EXPANSION OF ESSENTIAL 23 COMMUNICATION SERVICES TO UNSERVED AND UNDERSERVED AREAS; AND 24 WIRELESS TELECOMMUNICATIONS TECHNOLOGIES, WHILE 25 SEEMINGLY INDEPENDENT, CRITICALLY RELY ON FORMS OF BROADBAND

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1	LIKE FIBER AND LANDLINE NET WORKS FOR ESSENTIAL FUNCTIONS, SUCH AS
2	BACKHAUL, WHICH CONNECTS CELL TOWERS TO THE INTERNET BACKBONE
3	AND WHICH IS OFTEN PERFORMED BY NONWIRELESS PROVIDERS.
4	THEREFORE, THE POLICIES THAT IMPACT BROADBAND INFRASTRUCTURE
5	MUST CONSIDER THE INTERCONNECTEDNESS OF ALL TECHNOLOGIES,
6	INCLUDING THE DEPENDENCE OF WIRELESS TELECOMMUNICATIONS ON THE
7	BROADER ECOSYSTEM, TO ENSURE EFFECTIVE AND COMPREHENSIVE
8	WIRELESS AND BROADBAND ACCESS FOR ALL COLORADANS.
9	(2) As used in this section, unless the context otherwise
10	REQUIRES:
11	(a) "COUNTY" MEANS A COUNTY OR A CITY AND COUNTY.
12	(b) (I) "QUALIFIED COMMUNICATION SERVICES FACILITY" MEANS
13	ANY FACILITY, INFRASTRUCTURE, EQUIPMENT, OR OTHER REAL OR
14	PERSONAL PROPERTY USED IN THE PROVISION OF FIXED BROADBAND OR
15	MOBILE BROADBAND INTERNET ACCESS SERVICE, AS DEFINED BY THE
16	FEDERAL COMMUNICATIONS COMMISSION, AND INCLUDES, BUT IS NOT
17	LIMITED TO:
18	(A) ASYNCHRONOUS TRANSFER MODE SWITCHES;
19	(B) DIGITAL SUBSCRIBER LINE ACCESS MULTIPLEXERS;
20	(C) ROUTERS;
21	(D) SERVERS;
22	(E) MULTIPLEXERS;
23	(F) FIBER OPTICS; AND
24	(G) ANY RELATED EQUIPMENT.
25	(II) "QUALIFIED COMMUNICATION SERVICES FACILITY" INCLUDES
26	ANY INFRASTRUCTURE OR EQUIPMENT USED TO PROVIDE FIXED OR MOBILE
2.7	WIRELESS BROADBAND INTERNET ACCESS SERVICE INCLUDING BUT NOT

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1	LIMITED TO, MACRO CELL TOWERS AND MICROCELL TOWERS.
2	(c) "UNDERSERVED AREA" MEANS A GEOGRAPHIC AREA IN WHICH
3	BROADBAND INTERNET ACCESS SERVICE IS NOT AVAILABLE FROM MORE
4	THAN ONE PROVIDER AT SPEEDS MEETING OR EXCEEDING THE MINIMUM
5	BROADBAND BENCHMARKS ESTABLISHED BY THE FEDERAL
6	COMMUNICATIONS COMMISSION FOR FIXED BROADBAND OR MOBILE
7	BROADBAND. A COUNTY SHALL DETERMINE WHETHER AN AREA IS
8	UNDERSERVED BY REFERENCE TO THE FEDERAL COMMUNICATIONS
9	COMMISSION BROADBAND COVERAGE MAPS AVAILABLE AS OF JANUARY 1
10	IN THE CALENDAR YEAR IN WHICH THE COUNTY AND THE TAXPAYER
11	NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT.
12	(d) "Unserved area" means a geographic area in which
13	BROADBAND INTERNET ACCESS SERVICE IS NOT AVAILABLE FROM ANY
14	PROVIDER AT SPEEDS MEETING OR EXCEEDING THE MINIMUM BROADBAND
15	BENCHMARKS ESTABLISHED BY THE FEDERAL COMMUNICATIONS
16	COMMISSION FOR FIXED BROADBAND AND MOBILE BROADBAND. A COUNTY
17	SHALL DETERMINE WHETHER AN AREA IS UNSERVED BY REFERENCE TO THE
18	FEDERAL COMMUNICATIONS COMMISSION BROADBAND COVERAGE MAPS
19	AVAILABLE AS OF \overline{J} ANUARY $\overline{1}$ IN THE CALENDAR YEAR IN WHICH THE
20	COUNTY AND THE TAXPAYER NEGOTIATE AN INCENTIVE PAYMENT OR
21	CREDIT.
22	(3) (a) NOTWITHSTANDING ANY LAW TO THE CONTRARY, A
23	COUNTY MAY NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT WITH A
24	TAXPAYER THAT ESTABLISHES OR EXPANDS A QUALIFIED COMMUNICATION
25	SERVICES FACILITY IN THE COUNTY IF THE FACILITY SERVES AN UNSERVED
26	OR UNDERSERVED AREA.
27	(b) The burden is on a taxpayer seeking tax relief to

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1	DEMONSTRATE, TO THE SATISFACTION OF THE COUNTY, THAT THE AREA TO
2	BE SERVED BY THE PROPOSED INVESTMENT IS AN UNSERVED OR
3	UNDERSERVED AREA. THE TAXPAYER SHALL RELY ON THE FEDERAL
4	COMMUNICATIONS COMMISSION BROADBAND COVERAGE MAPS AVAILABLE
5	AS OF JANUARY $\overline{1}$ IN THE CALENDAR YEAR IN WHICH THE COUNTY AND THE
6	TAXPAYER NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT TO MAKE THE
7	DETERMINATION.
8	(c) A COUNTY SHALL NOT NEGOTIATE AN INCENTIVE PAYMENT OR
9	CREDIT THAT EXCEEDS THE AMOUNT OF THE TAXES LEVIED BY THE
10	COUNTY UPON THE TAXABLE REAL PROPERTY OR BUSINESS PERSONAL
11	PROPERTY LOCATED AT OR WITHIN THE QUALIFIED COMMUNICATION
12	SERVICES FACILITY FOR THE CURRENT PROPERTY TAX YEAR.
13	(4) A COUNTY SHALL EXERCISE THE AUTHORITY GRANTED UNDER
14	THIS SECTION IN A NONDISCRIMINATORY, NONEXCLUSIVE, AND
15	COMPETITIVELY NEUTRAL MANNER. TO THE EXTENT THAT A COUNTY
16	AWARDS AN INCENTIVE PAYMENT OR CREDIT UNDER THIS SECTION, THE
17	COUNTY SHALL AWARD SUBSEQUENT INCENTIVE PAYMENTS OR CREDITS
18	UNDER SIMILAR TERMS AND CONDITIONS AS THE INITIAL AWARD AND
19	BASED ON A PROPORTIONATE LEVEL OF INVESTMENT IN A QUALIFIED
20	COMMUNICATION SERVICES FACILITY IN THE COUNTY.
21	(5) A COUNTY THAT NEGOTIATES AN AGREEMENT PURSUANT TO
22	THIS SECTION SHALL INFORM ANY MUNICIPALITY, SPECIAL DISTRICT AS
23	DEFINED IN SECTION 32-1-103, AND SCHOOL DISTRICT IN WHICH THE
24	QUALIFIED COMMUNICATION SERVICES FACILITY WILL BE ESTABLISHED OR
25	EXPANDED OF THE NEGOTIATIONS WITH THE TAXPAYER.
26	(6) A COUNTY MAY ADJUST THE AMOUNT OF ITS TAX LEVY
27	AUTHORIZED PURSUANT TO SECTION 29-1-301 OR PURSUANT TO A COUNTY

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1	HOME RULE CHARTER, WHICHEVER IS APPLICABLE, BY AN ADDITIONAL
2	AMOUNT THAT DOES NOT EXCEED THE TOTAL AMOUNT OF ANNUAL
3	INCENTIVE PAYMENTS OR CREDITS THAT THE COUNTY MAKES.
4	SECTION 2. In Colorado Revised Statutes, add 32-1-1703 as
5	follows:
6	32-1-1703. Property tax relief for communication services
7	deployment - legislative declaration - definitions. (1) THE GENERAL
8	ASSEMBLY FINDS AND DECLARES THAT:
9	(a) THE INTENDED PURPOSE OF THE TAX RELIEF CREATED IN THIS
10	SECTION IS TO ENCOURAGE THE DEPLOYMENT OF COMMUNICATION
11	SERVICES INFRASTRUCTURE THROUGHOUT THE STATE, PARTICULARLY IN
12	RURAL, UNSERVED, AND UNDERSERVED AREAS, AND TO CREATE
13	INCENTIVES FOR INVESTMENTS IN NEW COMMUNICATION SERVICES
14	INFRASTRUCTURE IN ADDITION TO INCENTIVES ALREADY CREATED BY
15	OTHER STATE OR FEDERAL LAW;
16	(b) FINANCIAL INCENTIVES IN THE FORM OF TAX RELIEF ARE
17	NECESSARY TO ATTRACT INVESTMENT AND FREE UP RESOURCES FOR
18	COMMUNICATION SERVICES DEPLOYMENT, PARTICULARLY IN AREAS THAT
19	HAVE BEEN DESIGNATED AS UNSERVED OR UNDERSERVED. THE
20	INCENTIVES CAN BE PARTICULARLY EFFECTIVE WHEN OFFERED AT THE
21	LOCAL LEVEL BY SPECIAL DISTRICTS THAT HAVE THE AUTHORITY TO
22	APPROVE THE RELIEF BASED ON SPECIFIC CRITERIA.
23	(c) PROVIDING TAX RELIEF STIMULATES ECONOMIC DEVELOPMENT
24	IN THE STATE AND SUPPORTS THE EXPANSION OF ESSENTIAL
25	COMMUNICATION SERVICES TO UNSERVED AREAS; AND
26	(d) Wireless telecommunications technologies, while
27	SEEMINGLY INDEPENDENT CRITICALLY RELY ON FORMS OF REGADRAND

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1	LIKE FIBER AND LANDLINE NETWORKS FOR ESSENTIAL FUNCTIONS, SUCH AS
2	BACKHAUL, WHICH CONNECTS CELL TOWERS TO THE INTERNET BACKBONE
3	AND WHICH IS OFTEN PERFORMED BY NONWIRELESS PROVIDERS.
4	THEREFORE, THE POLICIES THAT IMPACT BROADBAND INFRASTRUCTURE
5	MUST CONSIDER THE INTERCONNECTEDNESS OF ALL TECHNOLOGIES,
6	INCLUDING THE DEPENDENCE OF WIRELESS TELECOMMUNICATIONS ON THE
7	BROADER ECOSYSTEM, TO ENSURE EFFECTIVE AND COMPREHENSIVE
8	WIRELESS AND BROADBAND ACCESS FOR ALL COLORADANS.
9	(2) As used in this section, unless the context otherwise
10	REQUIRES:
11	(a) "QUALIFIED COMMUNICATION SERVICES FACILITY" HAS THE
12	MEANING SET FORTH IN SECTION $39-3-139$ (2)(b).
13	(b) "Underserved" has the meaning set forth in section
14	39-3-139 (2)(c) AND APPLIES TO A SPECIAL DISTRICT'S DETERMINATION OF
15	WHETHER AN AREA IS UNDERSERVED IN THE SAME MANNER DESCRIBED
16	FOR A COUNTY'S DETERMINATION IN SECTION 39-3-139 (2)(c).
17	(c) "Unserved area" has the meaning set forth in section
18	39-3-139(2)(d) AND APPLIES TO A SPECIAL DISTRICT'S DETERMINATION OF
19	WHETHER AN AREA IS UNSERVED IN THE SAME MANNER DESCRIBED FOR A
20	COUNTY'S DETERMINATION IN SECTION 39-3-139 (2)(d).
21	(3) (a) NOTWITHSTANDING ANY LAW TO THE CONTRARY, A SPECIAL
22	DISTRICT MAY NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT WITH A
23	TAXPAYER THAT ESTABLISHES OR EXPANDS A QUALIFIED COMMUNICATION
24	SERVICES FACILITY IN THE SPECIAL DISTRICT IF THE FACILITY SERVES AN
25	UNSERVED OR UNDERSERVED AREA.
26	(b) THE BURDEN IS ON A TAXPAYER SEEKING TAX RELIEF TO
27	DEMONSTRATE, TO THE SATISFACTION OF THE SPECIAL DISTRICT, THAT THE

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1	AREA TO BE SERVED BY THE PROPOSED INVESTMENT IS AN UNSERVED OR
2	UNDERSERVED AREA. THE TAXPAYER SHALL RELY ON THE FEDERAL
3	COMMUNICATIONS COMMISSION BROADBAND COVERAGE MAPS AVAILABLE
4	AS OF JANUARY 1 IN THE CALENDAR YEAR IN WHICH THE SPECIAL DISTRICT
5	AND THE TAXPAYER NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT TO
6	MAKE THE DETERMINATION.
7	(c) A SPECIAL DISTRICT SHALL NOT NEGOTIATE AN INCENTIVE
8	PAYMENT OR CREDIT THAT EXCEEDS THE AMOUNT OF THE TAXES LEVIED
9	BY THE SPECIAL DISTRICT UPON THE TAXABLE REAL PROPERTY OR
10	BUSINESS PERSONAL PROPERTY LOCATED AT OR WITHIN THE QUALIFIED
11	COMMUNICATION SERVICES FACILITY FOR THE CURRENT PROPERTY TAX
12	YEAR.
13	(4) A SPECIAL DISTRICT SHALL EXERCISE THE AUTHORITY GRANTED
14	UNDER THIS SECTION IN A NONDISCRIMINATORY, NONEXCLUSIVE, AND
15	COMPETITIVELY NEUTRAL MANNER. TO THE EXTENT THAT A SPECIAL
16	DISTRICT AWARDS AN INCENTIVE PAYMENT OR CREDIT UNDER THIS
17	SECTION, THE SPECIAL DISTRICT SHALL AWARD SUBSEQUENT INCENTIVE
18	PAYMENTS OR CREDITS UNDER SIMILAR TERMS AND CONDITIONS AS THE
19	INITIAL AWARD AND BASED ON A PROPORTIONATE LEVEL OF INVESTMENT
20	IN A QUALIFIED COMMUNICATION SERVICES FACILITY IN THE SPECIAL
21	DISTRICT.
22	(5) A SPECIAL DISTRICT THAT NEGOTIATES AN AGREEMENT
23	PURSUANT TO THIS SECTION SHALL INFORM ANY MUNICIPALITY AND
24	COUNTY IN WHICH THE QUALIFIED COMMUNICATION SERVICES FACILITY
25	WILL BE ESTABLISHED OR EXPANDED OF THE NEGOTIATIONS WITH THE
26	TAXPAYER.
27	(6) A SPECIAL DISTRICT MAY ADJUST THE AMOUNT OF ITS TAX

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1	LEVY AUTHORIZED PURSUANT TO SECTION 29-1-301 BY AN ADDITIONAL
2	AMOUNT THAT DOES NOT EXCEED THE TOTAL AMOUNT OF ANNUAL
3	INCENTIVE PAYMENTS OR CREDITS THAT THE SPECIAL DISTRICT MAKES.
4	SECTION 3. In Colorado Revised Statutes, add 22-40-111 as
5	follows:
6	22-40-111. Property tax relief for communication services
7	deployment - legislative declaration - definitions. (1) THE GENERAL
8	ASSEMBLY FINDS AND DECLARES THAT:
9	(a) THE INTENDED PURPOSE OF THE TAX RELIEF CREATED IN THIS
10	SECTION IS TO ENCOURAGE THE DEPLOYMENT OF COMMUNICATION
11	SERVICES INFRASTRUCTURE THROUGHOUT THE STATE, PARTICULARLY IN
12	RURAL, UNSERVED, AND UNDERSERVED AREAS, AND TO CREATE
13	INCENTIVES FOR INVESTMENTS IN NEW COMMUNICATION SERVICES
14	INFRASTRUCTURE IN ADDITION TO INCENTIVES ALREADY CREATED BY
15	OTHER STATE OR FEDERAL LAW;
16	(b) FINANCIAL INCENTIVES IN THE FORM OF TAX RELIEF ARE
17	NECESSARY TO ATTRACT INVESTMENT AND FREE UP RESOURCES FOR
18	COMMUNICATION SERVICES DEPLOYMENT, PARTICULARLY IN AREAS THAT
19	HAVE BEEN DESIGNATED AS UNSERVED OR UNDERSERVED. THE
20	INCENTIVES CAN BE PARTICULARLY EFFECTIVE WHEN OFFERED AT THE
21	LOCAL LEVEL BY SCHOOL DISTRICTS THAT HAVE THE AUTHORITY TO
22	APPROVE THE RELIEF BASED ON SPECIFIC CRITERIA.
23	(c) PROVIDING TAX RELIEF STIMULATES ECONOMIC DEVELOPMENT
24	IN THE STATE AND SUPPORTS THE EXPANSION OF ESSENTIAL
25	COMMUNICATION SERVICES TO UNSERVED AND UNDERSERVED AREAS; AND
26	(d) Wireless telecommunications technologies, while
27	SEEMINGLY INDEPENDENT, CRITICALLY RELY ON FORMS OF BROADBAND

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1	LIKE FIBER AND LANDLINE NETWORKS FOR ESSENTIAL FUNCTIONS, SUCH AS
2	BACKHAUL, WHICH CONNECTS CELL TOWERS TO THE INTERNET BACKBONE
3	AND WHICH IS OFTEN PERFORMED BY NONWIRELESS PROVIDERS.
4	THEREFORE, THE POLICIES THAT IMPACT BROADBAND INFRASTRUCTURE
5	MUST CONSIDER THE INTERCONNECTEDNESS OF ALL TECHNOLOGIES,
6	INCLUDING THE DEPENDENCE OF WIRELESS TELECOMMUNICATIONS ON THE
7	BROADER ECOSYSTEM, TO ENSURE EFFECTIVE AND COMPREHENSIVE
8	WIRELESS AND BROADBAND ACCESS FOR ALL COLORADANS.
9	(2) As used in this section, unless the context otherwise
10	REQUIRES:
11	(a) "QUALIFIED COMMUNICATION SERVICES FACILITY" HAS THE
12	MEANING SET FORTH IN SECTION 39-3-139 (2)(b).
13	(b) "Underserved" has the meaning set forth in section
14	39-3-139 (2)(c) AND APPLIES TO A SCHOOL DISTRICT'S DETERMINATION OF
15	WHETHER AN AREA IS UNDERSERVED IN THE SAME MANNER DESCRIBED
16	FOR A COUNTY'S DETERMINATION IN SECTION 39-3-139 (2)(c).
17	(c) "Unserved area" has the meaning set forth in section
18	39-3-139 (2)(d) AND APPLIES TO A SCHOOL DISTRICT'S DETERMINATION OF
19	WHETHER AN AREA IS UNSERVED IN THE SAME MANNER DESCRIBED FOR A
20	COUNTY'S DETERMINATION IN SECTION 39-3-139 (2)(d).
21	(3) (a) NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE
22	BOARD OF EDUCATION OF A SCHOOL DISTRICT MAY NEGOTIATE AN
23	INCENTIVE PAYMENT OR CREDIT WITH A TAXPAYER THAT ESTABLISHES OR
24	EXPANDS A QUALIFIED COMMUNICATION SERVICES FACILITY IN THE
25	SCHOOL DISTRICT IF THE FACILITY SERVES AN UNSERVED OR
26	UNDERSERVED AREA.
27	(b) The burden is on a taxpayer seeking tax relief to

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1	DEMONSTRATE, TO THE SATISFACTION OF THE BOARD OF EDUCATION OF
2	THE SCHOOL DISTRICT, THAT THE AREA TO BE SERVED BY THE PROPOSED
3	INVESTMENT IS AN UNSERVED OR UNDERSERVED AREA. THE TAXPAYER
4	SHALL RELY ON THE FEDERAL COMMUNICATIONS COMMISSION
5	BROADBAND COVERAGE MAPS AVAILABLE AS OF JANUARY 1 IN THE
6	CALENDAR YEAR IN WHICH THE SCHOOL DISTRICT AND THE TAXPAYER
7	NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT TO MAKE THE
8	DETERMINATION.
9	(c) THE BOARD OF EDUCATION OF A SCHOOL DISTRICT SHALL NOT
10	NEGOTIATE AN INCENTIVE PAYMENT OR CREDIT THAT EXCEEDS THE
11	AMOUNT OF THE TAXES LEVIED BY THE SCHOOL DISTRICT UPON THE
12	TAXABLE REAL PROPERTY OR BUSINESS PERSONAL PROPERTY LOCATED AT
13	OR WITHIN THE QUALIFIED COMMUNICATION SERVICES FACILITY FOR THE
14	CURRENT PROPERTY TAX YEAR.
15	(4) The board of education of a school district shall
16	EXERCISE THE AUTHORITY GRANTED UNDER THIS SECTION IN A
17	NONDISCRIMINATORY, NONEXCLUSIVE, AND COMPETITIVELY NEUTRAL
18	MANNER. TO THE EXTENT THAT A SCHOOL DISTRICT AWARDS AN
19	INCENTIVE PAYMENT OR CREDIT UNDER THIS SECTION, THE SCHOOL
20	DISTRICT SHALL AWARD SUBSEQUENT INCENTIVE PAYMENTS OR CREDITS
21	UNDER SIMILAR TERMS AND CONDITIONS AS THE INITIAL AWARD AND
22	BASED ON A PROPORTIONATE LEVEL OF INVESTMENT IN A QUALIFIED
23	COMMUNICATION SERVICES FACILITY IN THE SCHOOL DISTRICT.
24	(5) THE BOARD OF EDUCATION OF A SCHOOL DISTRICT THAT
25	NEGOTIATES AN AGREEMENT PURSUANT TO THIS SECTION SHALL INFORM
26	ANY MUNICIPALITY AND COUNTY IN WHICH THE QUALIFIED
27	COMMUNICATION SERVICES FACILITY WILL BE ESTABLISHED OR EXPANDED

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1	OF THE NEGOTIATIONS WITH THE TAXPAYER.
2	SECTION 4. In Colorado Revised Statutes, 39-26-129, amend
3	(1) as follows:
4	39-26-129. Refund for property used in rural broadband
5	service - legislative declaration - tax preference performance
6	statement - definitions - repeal. $(1)(a)$ The general assembly FINDS AND
7	declares that: the intended purpose of the tax refund created in this
8	section is to encourage broadband providers to deploy broadband
9	infrastructure in rural areas of the state and to create incentives for
10	investment in broadband infrastructure in addition to the incentives
11	already created by other state or federal law.
12	(I) EXPANDING ACCESS TO WIRELESS AND OTHER COMMUNICATION
13	SERVICES IS CRITICAL TO THE ECONOMIC AND SOCIAL WELL-BEING OF
14	COLORADO'S RESIDENTS AND BUSINESSES. RELIABLE COMMUNICATIONS
15	INFRASTRUCTURE SUPPORTS EDUCATION, HEALTH CARE, WORKFORCE
16	DEVELOPMENT, AND ECONOMIC COMPETITIVENESS.
17	(II) COLORADO RECEIVES ONGOING FEDERAL FUNDING OF MORE
18	THAN ONE BILLION DOLLARS TO FACILITATE BROADBAND DEPLOYMENT TO
19	UNSERVED AND UNDERSERVED HOUSEHOLDS IN THE STATE;
20	(III) REQUIRING COMMUNICATIONS PROVIDERS TO PAY SALES AND
21	USE TAXES ON FEDERAL-FUNDED AND STATE-FUNDED DEPLOYMENT IS
22	COUNTERPRODUCTIVE, BECAUSE IT REDUCES THE EFFICACY AND IMPACT
23	OF THESE GRANTS BY EFFECTIVELY TAXING MONEY INTENDED FOR
24	COMMUNICATIONS EXPANSION AND CREATING A STRUCTURAL
25	INEFFICIENCY;
26	(IV) THE PURPOSE OF THIS SECTION IS TO UPDATE AND
27	STREAMLINE THE ADMINISTRATION OF THE EXISTING SALES TAX REBATE

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1	FOR BROADBAND INFRASTRUCTURE ENACTED IN 2014. THIS SECTION
2	ENSURES THAT TAX RELIEF IS MORE EFFICIENTLY DELIVERED, MORE
3	EFFECTIVELY TARGETS AREAS OF COLORADO IN NEED OF COMMUNICATION
4	SERVICES, AND EASES THE ADMINISTRATIVE BURDEN ON
5	COMMUNICATIONS PROVIDERS THAT APPLY FOR THE EXISTING REBATE
6	PROGRAM.
7	(V) WIRELESS TELECOMMUNICATIONS TECHNOLOGIES, WHILE
8	SEEMINGLY INDEPENDENT, CRITICALLY RELY ON FORMS OF BROADBAND
9	LIKE FIBER AND LANDLINE NETWORKS FOR ESSENTIAL FUNCTIONS, SUCH AS
10	BACKHAUL, WHICH CONNECTS CELL TOWERS TO THE INTERNET BACKBONE
11	AND WHICH IS OFTEN PERFORMED BY NONWIRELESS PROVIDERS.
12	THEREFORE, THE POLICIES THAT IMPACT BROADBAND INFRASTRUCTURE
13	MUST CONSIDER THE INTERCONNECTEDNESS OF ALL TECHNOLOGIES,
14	INCLUDING THE DEPENDENCE OF WIRELESS TELECOMMUNICATIONS ON THE
15	BROADER ECOSYSTEM, TO ENSURE EFFECTIVE AND COMPREHENSIVE
16	WIRELESS AND BROADBAND ACCESS FOR ALL COLORADANS.
17	(b) Pursuant to Section 39-21-304, the General Assembly
18	ADOPTS THE FOLLOWING TAX PREFERENCE PERFORMANCE STATEMENT FOR
19	THE EXEMPTION CREATED IN THIS SECTION:
20	(I) THE SALES AND USE TAX EXEMPTION ESTABLISHED IN THIS
21	SECTION IS INTENDED TO:
22	(A) ELIMINATE THE STRUCTURAL INEFFICIENCY ASSOCIATED WITH
23	TAXING BROADBAND DEPLOYMENT GRANTS;
24	(B) STREAMLINE THE ADMINISTRATION OF TAX RELIEF FOR
25	PROVIDERS; AND
26	(C) INCENTIVIZE PRIVATE SECTOR INVESTMENT IN
27	INFRASTRUCTURE; AND

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1	(II) THE EFFECTIVENESS OF THIS TAX EXPENDITURE SHALL BE
2	MEASURED BY:
3	(A) THE TOTAL AMOUNT OF PRIVATE AND PUBLIC INVESTMENT IN
4	BROADBAND INFRASTRUCTURE WITHIN COLORADO, INCLUDING
5	INFRASTRUCTURE FINANCED IN PART BY STATE AND FEDERAL GRANTS;
6	(B) THE EXTENT TO WHICH BROADBAND PROVIDERS UTILIZE THE
7	EXEMPTION TO INCREASE THE EFFICIENCY OF BROADBAND DEPLOYMENT
8	AND TO REDUCE PROJECT COSTS; AND
9	(C) THE AMOUNT BY WHICH ADMINISTRATIVE BURDENS ON
10	BROADBAND PROVIDERS ARE REDUCED, INCLUDING THE NUMBER OF
11	ENTITIES UTILIZING THE SALES TAX REFUND COMPARED TO THOSE
12	PREVIOUSLY APPLYING FOR THE SALES TAX REFUND.
13	SECTION 5. Act subject to petition - effective date. This act
14	takes effect at 12:01 a.m. on the day following the expiration of the
15	ninety-day period after final adjournment of the general assembly; except
16	that, if a referendum petition is filed pursuant to section 1 (3) of article V
17	of the state constitution against this act or an item, section, or part of this
18	act within such period, then the act, item, section, or part will not take
19	effect unless approved by the people at the general election to be held in
20	November 2026 and, in such case, will take effect on the date of the
21	official declaration of the vote thereon by the governor.

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