# As Reported by the Senate Financial Institutions and Technology Committee

### 134th General Assembly

Regular Session 2021-2022

Am. H. B. No. 2

#### Representatives Carfagna, Stewart

Cosponsors: Representatives O'Brien, Hall, Ghanbari, Lipps, Stephens, Seitz, Stein, Koehler, Miller, J., LaRe, Ingram, Carruthers, Hoops, Baldridge, Cutrona, White, Manning, Holmes, McClain, Riedel, Ginter, Loychik, Swearingen, Richardson, Lanese, Young, T., Fraizer, Click, Edwards, Schmidt, West, Abrams, Bird, Blackshear, Boggs, Brent, Brown, Callender, Crawley, Creech, Cross, Crossman, Denson, Galonski, Grendell, Hicks-Hudson, Hillyer, Householder, Howse, Jarrells, John, Johnson, Jones, Kelly, Kick, Lampton, Leland, Lepore-Hagan, Lightbody, Liston, Miller, A., Miranda, Oelslager, Patton, Pavliga, Plummer, Robinson, Roemer, Russo, Sheehy, Smith, K., Smith, M., Sobecki, Sweeney, Sykes, Troy, Weinstein, Wilkin, Young, B., Speaker Cupp

## **Senators Hackett, Hottinger**

#### A BILL

| То | amend sections 133.13 and 727.01 and to enact   | 1  |
|----|---|----|
|    | sections 122.40, 122.401, 122.403, 122.404,     | 2  |
|    | 122.406, 122.407, 122.408, 122.4010, 122.4013,  | 3  |
|    | 122.4015, 122.4016, 122.4017, 122.4018,         | 4  |
|    | 122.4019, 122.4020, 122.4021, 122.4023,         | 5  |
|    | 122.4024, 122.4025, 122.4030, 122.4031,         | 6  |
|    | 122.4033, 122.4034, 122.4035, 122.4036,         | 7  |
|    | 122.4037, 122.4040, 122.4041, 122.4043,         | 8  |
|    | 122.4044, 122.4045, 122.4046, 122.4050,         | 9  |
|    | 122.4051, 122.4053, 122.4055, 122.4060,         | 10 |
|    | 122.4061, 122.4063, 122.4070, 122.4071,         | 11 |
|    | 122.4073, 122.4075, 122.4076, 122.4077, 188.01, | 12 |
|    | 188.02, 188.05, 188.08, 188.11, 188.14, 188.17, | 13 |
|    | 188.20, 188.23, 188.27, 188.30, 303.251,        | 14 |
|    | 505.881, 4926.01, 4926.03, 4926.06, 4926.09,    | 15 |

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| 4926.12, 4926.15, 4926.18, 4926.21, 4926.24,  | 16     |
| 4926.27, 4926.30, 4926.33, 4926.36, 4926.39,  | 17     |
| 4926.42, 4926.43, 4926.45, 4926.48, 4926.51,  | 18     |
| 4926.54, 4926.57, and 4926.60 of the Revised  | 19     |
| Code regarding broadband expansion, including   | 20     |
| access to electric cooperative easements and  | 21     |
| facilities, to make an appropriation, and to  | 22     |
| declare an emergency.   | 23     |
| BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF                                     | ЭНІО:  |
| Section 1. That sections 133.13 and 727.01 be amended and                                 | 24     |
| sections 122.40, 122.401, 122.403, 122.404, 122.406, 122.407,                             | 25     |
| 122.408, 122.4010, 122.4013, 122.4015, 122.4016, 122.4017,                                | 26     |
| 122.4018, 122.4019, 122.4020, 122.4021, 122.4023, 122.4024,                               | 27     |
| 122.4025, 122.4030, 122.4031, 122.4033, 122.4034, 122.4035,                               | 28     |
| 122.4036, 122.4037, 122.4040, 122.4041, 122.4043, 122.4044,                               | 29     |
| 122.4045, 122.4046, 122.4050, 122.4051, 122.4053, 122.4055,                               | 30     |
| 122.4060, 122.4061, 122.4063, 122.4070, 122.4071, 122.4073,                               | 31     |
| 122.4075, 122.4076, 122.4077, 188.01, 188.02, 188.05, 188.08,                             | 32     |
| 188.11, 188.14, 188.17, 188.20, 188.23, 188.27, 188.30, 303.251,                          | 33     |
| 505.881, 4926.01, 4926.03, 4926.06, 4926.09, 4926.12, 4926.15,                            | 34     |
| 4926.18, 4926.21, 4926.24, 4926.27, 4926.30, 4926.33, 4926.36,                            | 35     |
| 4926.39, 4926.42, 4926.43, 4926.45, 4926.48, 4926.51, 4926.54,                            | 36     |
| 4926.57, and 4926.60 of the Revised Code be enacted to read as                            | 37     |
| follows:  | 38     |
| Sec. 122.40. As used in sections 122.40 to 122.4077 of the                                | 39     |
| Revised Code:   | 40     |
| 10 VIDGA COAC.  | 40     |
| (A) "Application" means an application made under section                                 | 41     |

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| 122.4013 of the Revised Code for a program grant.  | 42     |
| (B) "Broadband funding gap" means the difference between                                     | 43     |
| the total amount of money a broadband provider calculates is                                 | 44     |
| necessary to construct the last mile of a specific broadband                                 | 45     |
| network and the total amount of money that the provider has                                  | 46     |
| determined is the maximum amount of money that is cost effective                             | 47     |
| for the provider to invest in last mile construction for that                                | 48     |
| <pre>network.</pre>  | 49     |
| (C)(1) "Broadband provider" means one of the following:                                      | 50     |
| (a) A video service provider as defined in section 1332.21                                   | 51     |
| of the Revised Code;   | 52     |
| (b) A provider that is capable of providing tier one or                                      | 53     |
| tier two broadband service and is one of the following:                                      | 54     |
|  |        |
| (i) A telecommunications service provider;   | 55     |
| (ii) A satellite broadcasting service provider;  | 56     |
| (iii) A wireless service provider as defined in section                                      | 57     |
| 4927.01 of the Revised Code.   | 58     |
| (2) "Broadband provider" does not include a governmental_                                    | 59     |
| or quasi-governmental entity.  | 60     |
| (D) "Eligible project" means a project to provide tier two                                   | 61     |
| broadband service access to residences in an unserved area or                                | 62     |
| tier one area of a municipal corporation or township that is                                 | 63     |
| eligible for funding under sections 122.4013 to 122.4046 of the                              | 64     |
| Revised Code.  | 65     |
| (E) "Last mile" means the last portion of a physical_  | 66     |
| broadband network that connects an eligible project to the                                   | 67     |
| broader network used to provide tier two broadband service, and                              | 68     |

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| infrastructure and technology. Appointed members may not be                                  | 127    |
| affiliated with or employed by the broadband industry or in a                                | 128    |
| position to benefit from a program grant.  | 129    |
| (3) The assignment of designees by the director of   | 130    |
| development services and the director of InnovateOhio shall be                               | 131    |
| <pre>made in writing.</pre>  | 132    |
| (B) Appointed members shall serve four year terms and are                                    | 133    |
| eligible for reappointment.  | 134    |
| (C) Vacancies shall be filled in the same manner as  | 135    |
| provided for original appointments. Any member appointed to fill                             | 136    |
| a vacancy occurring prior to the expiration of the term for                                  | 137    |
| which the member's predecessor was appointed shall hold office                               | 138    |
| for the remainder of that term.  | 139    |
| (D)(1)(a) Appointed members shall receive a monthly  | 140    |
| stipend as calculated under section 145.016 of the Revised Code                              | 141    |
| in an amount that will qualify each member for one year of                                   | 142    |
| retirement service credit under the Ohio public employees                                    | 143    |
| retirement system for each year of the member's term.  | 144    |
| (b) Notwithstanding the requirement of section 145.58 of                                     | 145    |
| the Revised Code that eligibility for health care coverage                                   | 146    |
| provided under that section be based on years and types of                                   | 147    |
| service credit in accordance with rules adopted by the public                                | 148    |
| employees retirement board, if the board provides health care                                | 149    |
| coverage under that section, no service credit earned for                                    | 150    |
| service as a member of the authority shall be considered for                                 | 151    |
| purposes of determining eligibility for coverage under that                                  | 152    |
| section.   | 153    |
| (c) Members shall receive reimbursement for their  | 154    |
| necessary and actual expenses incurred in performing the                                     | 155    |

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| business of the authority. The reimbursements constitute, as                                 | 156    |
| applicable, administrative costs of the Ohio residential                                     | 157    |
| broadband expansion grant program.   | 158    |
| (2) An appointed member of the authority who is currently                                    | 159    |
| serving as an administrative department head under section                                   | 160    |
| 121.03 of the Revised Code is not eligible to receive a stipend                              | 161    |
| under division (A) of this section.  | 162    |
| (3) The agency shall be responsible for paying all   | 163    |
| reimbursements and stipends under this section.  | 164    |
| (E) The director of development services, or the   | 165    |
| director's designee, shall serve as chairperson of the                                       | 166    |
| authority. The members of the authority annually shall elect a                               | 167    |
| vice-chairperson from the members of the authority. Three                                    | 168    |
| members of the authority constitute a quorum to transact and                                 | 169    |
| vote on the business of the authority. An affirmative vote of                                | 170    |
| three members is necessary to approve any business, including                                | 171    |
| the election of the vice-chairperson.  | 172    |
| (F) If the director of development services assigns a  | 173    |
| designee to serve on the authority, the director of development                              | 174    |
| services shall appoint a professional employee of the  | 175    |
| development services agency to serve as the director's designee                              | 176    |
| at authority meetings. In the absence of the director of                                     | 177    |
| development services or the director's designee, the vice-                                   | 178    |
| chairperson of the authority shall serve as chairperson of                                   | 179    |
| authority meetings.  | 180    |
| (G) The authority is not an agency for purposes of   | 181    |
| sections 101.82 to 101.87 of the Revised Code.   | 182    |
| Sec. 122.404. (A) Members of the broadband expansion   | 183    |
| program authority may attend meetings of the authority                                       | 184    |

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| electronically by means of electronic communication if all of                                | 185    |
| the following apply:   | 186    |
| (1) At least three of the members attending the meeting                                      | 187    |
| are present in person at the place where the meeting is                                      | 188    |
| conducted.   | 189    |
| (2) The means of electronic communication permits, for the                                   | 190    |
| duration of the meeting, simultaneous communication among the                                | 191    |
| members attending electronically, the members attending in                                   | 192    |
| person, and all members of the public attending in person.                                   | 193    |
| (3) All votes taken at the meeting are to be taken by roll                                   | 194    |
| <pre>call vote.</pre>  | 195    |
| (B) Except in the case of an emergency, a member who   | 196    |
| intends to attend a meeting by means of electronic communication                             | 197    |
| shall notify the chairperson of the member's intent not less                                 | 198    |
| than forty-eight hours before the scheduled time of the meeting.                             | 199    |
| Sec. 122.406. The broadband expansion program authority                                      | 200    |
| shall consider each application for a program grant that the                                 | 201    |
| development services agency has reviewed and sent to it. The                                 | 202    |
| authority shall score all applications according to the scoring                              | 203    |
| system established under section 122.4040 of the Revised Code                                | 204    |
| and award program grants based on that system according to                                   | 205    |
| sections 122.4043 and 122.4044 of the Revised Code.  | 206    |
| Sec. 122.407. The broadband expansion program authority                                      | 207    |
| shall do the following:  | 208    |
| (A) Continually examine, and propose updates to, any   | 209    |
| broadband plan provided by law enacted by the general assembly                               | 210    |
| or executive order issued by the governor;   | 211    |
| (B) Monitor the Ohio residential broadband expansion grant                                   | 212    |

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| program, including by doing the following:   | 213    |
| (1) Tracking the details for annual applications to the                                      | 214    |
| <pre>program, including:</pre>   | 215    |
| (a) The number of applications;  | 216    |
| (b) The geographic locations of the eligible projects  | 217    |
| <pre>listed in the applications;</pre>   | 218    |
| (c) The broadband providers submitting applications;   | 219    |
| (d) A description of the tier two broadband infrastructure                                   | 220    |
| and technology proposed in applications;   | 221    |
| (e) A description of any public right-of-way or public                                       | 222    |
| facilities to be utilized for the projects;  | 223    |
| (f) The speeds of the tier two broadband services under                                      | 224    |
| the projects;  | 225    |
| (q) The amount of the grant funds requested for each   | 226    |
| project and the proportion of project funding to be provided by                              | 227    |
| the broadband provider and by other entities;  | 228    |
| (h) The number of residential and nonresidential locations                                   | 229    |
| that will have access to tier two broadband service under each                               | 230    |
| <pre>project.</pre>  | 231    |
| (2) Tracking the program grants awarded annually,  | 232    |
| <pre>including:</pre>  | 233    |
| (a) The number of program grants;  | 234    |
| (b) The geographic location or locations of the projects;                                    | 235    |
| (c) The broadband providers that received program grants                                     | 236    |
| and the entities or companies that submitted the application;                                | 237    |
| (d) A description of the tier two broadband infrastructure                                   | 238    |

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|   |         |
| and technology deployed in each project;  | 239     |
| (e) A description of any public right-of-way or public                                    | 240     |
| facilities utilized as part of the project;   | 241     |
| (f) The speeds of the tier two broadband services enabled                                 | 242     |
| <pre>by each project;</pre>   | 243     |
| (g) The amounts of each program grant, the share of the                                   | 244     |
| project funding provided by the broadband provider, and any                               | 245     |
| share of the project funding provided by other entities;                                  | 246     |
| (h) The number of residential and nonresidential locations                                | 247     |
| that will have access to tier two broadband service for each                              | 248     |
| <pre>project.</pre>   | 249     |
| (3) Listing the amount of any unencumbered program grant                                  | 250     |
| <u>funds</u> that remain available for award under the Ohio residential                   | 251     |
| broadband expansion grant program;  | 252     |
| (4) Adding any additional factors deemed necessary by the                                 | 253     |
| authority to monitor the program.   | 254     |
| (C) Review all progress reports and operational reports                                   | 255     |
| required under section 122.4070 of the Revised Code.                                      | 256     |
| (D) Review all pending county requests made pursuant to                                   | 257     |
| section 122.4051 of the Revised Code for program grants.                                  | 258     |
| (E) Identify any best practices for, and impediments to,                                  | 259     |
| the continued expansion of tier two broadband infrastructure and                          | 260     |
| technology in the state;  | 261     |
| (F) Coordinate and promote the availability of publicly                                   | 262     |
| accessible digital literacy programs to increase fluency in the                           | 263     |
| use and security of interactive digital tools and searchable                              | 264     |
| networks, including the ability to use digital tools safely and                           | 265     |

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| effectively for learning, collaborating, and producing;                                      | 266     |
| (G) Identify, examine, and report on any federal or state                                    | 267     |
| government grant or loan program that would promote the                                      | 268     |
| deployment of tier two broadband infrastructure and technology                               | 269     |
| <pre>in the state;</pre>   | 270     |
| (H) Track the availability, location, rates and speeds,                                      | 271     |
| and adoption of programs that offer tier one broadband service                               | 272     |
| and tier two broadband service in an affordable manner to low-                               | 273     |
| <pre>income consumers in this state.</pre>   | 274     |
| Sec. 122.408. The broadband expansion program authority                                      | 275     |
| shall conduct hearings to gather information necessary to                                    | 276     |
| accomplish the duties specified under section 122.407 of the                                 | 277     |
| Revised Code.  | 278     |
| Sec. 122.4010. The broadband expansion program authority,                                    | 279     |
| upon majority approval of the authority's members, shall submit                              | 280     |
| a written public report of its findings and recommendations to                               | 281     |
| the governor and the general assembly not later than the first                               | 282     |
| of December of each calendar year.   | 283     |
| The authority shall not disclose any proprietary   | 284     |
| information or trade secrets in the report. Copies of the report                             | 285     |
| shall be available on the development services agency's web                                  | 286     |
| <pre>site.</pre>   | 287     |
| Sec. 122.4013. A broadband provider may apply for a  | 288     |
| program grant under the Ohio residential broadband expansion                                 | 289     |
| grant program.   | 290     |
| Sec. 122.4015. Program grants under the Ohio residential                                     | 291     |
| broadband expansion grant program shall be awarded only for                                  | 292     |
| eligible projects.   | 293     |

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| Sec. 122.4016. An application shall be ineligible for a                                   | 294     |
| program grant under the Ohio residential broadband expansion                              | 295     |
| grant program if either of the following applies:   | 296     |
| (A) It proposes to provide tier two broadband service to                                  | 297     |
| areas where tier two broadband service is presently available.                            | 298     |
| (B) In the proposed area of service, construction of a                                    | 299     |
| network to provide tier two broadband service currently is in                             | 300     |
| progress and one of the following applies:  | 301     |
| (1) It is being constructed, without grant program  | 302     |
| funding, by the broadband provider that submitted the                                     | 303     |
| application.  | 304     |
| (2) It is scheduled to be completed by another broadband                                  | 305     |
| provider not later than two years after the date of a challenge                           | 306     |
| submitted under section 122.4030 of the Revised Code.                                     | 307     |
| Sec. 122.4017. The broadband expansion program authority                                  | 308     |
| shall award program grants under the Ohio residential broadband                           | 309     |
| expansion grant program using funds from the Ohio residential                             | 310     |
| broadband expansion grant program fund created in section                                 | 311     |
| 122.4037 of the Revised Code and other funds appropriated by the                          | 312     |
| <pre>general assembly.</pre>  | 313     |
| Sec. 122.4018. (A) Each fiscal year, the development                                      | 314     |
| services agency shall fund program grants until funds for that                            | 315     |
| fiscal year are no longer available.  | 316     |
| (B) Any application pending at the end of the fiscal year                                 | 317     |
| shall be deemed denied, but may be refiled in a subsequent                                | 318     |
| fiscal year provided that all information in the application is                           | 319     |
| still current or has been updated.  | 320     |
| Sec. 122.4019. (A) (1) Each fiscal year, the development                                  | 321     |

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| the Revised Code.   | 351     |
| (D) If an application is incomplete, the agency shall                                     | 352     |
| notify the broadband provider that submitted the application.                             | 353     |
| The notification shall list what information is incomplete and                            | 354     |
| shall describe the procedure for refiling a completed                                     | 355     |
| application.  | 356     |
| (E) The agency shall review an application determined                                     | 357     |
| incomplete under division (D) of this section as provided in                              | 358     |
| sections 122.4019 to 122.4036 of the Revised Code if the                                  | 359     |
| application is completed and refiled:   | 360     |
| (1) Before the end of the submission period described                                     | 361     |
| under division (B) of this section; or  | 362     |
| (2) Not later than fourteen days after the end of the                                     | 363     |
| submission period described under division (B) of this section,                           | 364     |
| if the agency, for good cause shown, has granted the broadband                            | 365     |
| provider an extension period of not more than fourteen days in                            | 366     |
| which to file the completed application.  | 367     |
| (F) The agency shall deny an incomplete application if the                                | 368     |
| broadband provider fails to complete and refile it within the                             | 369     |
| applicable submission period or extension period. Applications                            | 370     |
| that are denied shall not be published on the agency's web site.                          | 371     |
| Sec. 122.4020. (A) An application for a program grant                                     | 372     |
| under the Ohio residential broadband expansion grant program                              | 373     |
| shall include, at a minimum, the following information for an                             | 374     |
| <pre>eligible project:</pre>  | 375     |
| (1) The location and description of the project,  | 376     |
| <pre>including:</pre>   | 377     |
| (a) The residential addresses in the unserved or tier one                                 | 378     |

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| areas where tier two broadband service will be available                                     | 379     |
| following completion of the project;   | 380     |
| (b) A notarized letter of intent that the broadband  | 381     |
| provider will provide access to tier two broadband service to                                | 382     |
| all of the residential addresses listed in the project;                                      | 383     |
| (c) A notarized letter of intent by the broadband provider                                   | 384     |
| that none of the funds provided by the program grant will be                                 | 385     |
| used to extend or deploy facilities to any residences other than                             | 386     |
| those in the unserved or tier one areas that are part of the                                 | 387     |
| project.   | 388     |
| (2) The amount of the broadband funding gap and the amount                                   | 389     |
| of state funds requested;  | 390     |
| (3) The amount of any financial or in-kind contributions                                     | 391     |
| to be used towards the broadband funding gap and identification                              | 392     |
| of the contribution sources, which may include, but are not                                  | 393     |
| limited to, any combination of the following:  | 394     |
| (a) Funds that the broadband provider is willing to  | 395     |
| contribute to the broadband funding gap;   | 396     |
| (b) Funds received or approved under any other federal or                                    | 397     |
| state government grant or loan program;  | 398     |
| (c) General revenue funds of a municipal corporation,  | 399     |
| township, or county comprising the area of the eligible project;                             | 400     |
| (d) Other discretionary funds of the municipal   | 401     |
| corporation, township, or county comprising the area of the                                  | 402     |
| eligible project;  | 403     |
| (e) Any alternate payment terms that the broadband   | 404     |
| provider and any legislative authority in which the project is                               | 405     |
| located have negotiated and agreed to pursuant to section                                    | 406     |

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|   |         |
| 122.4025 of the Revised Code;   | 407     |
| (f) Contributions or grants from individuals,   | 408     |
| organizations, or companies;  | 409     |
| (g) Property tax assessments made by the municipal  | 410     |
| corporation under Chapter 727. of the Revised Code, township                              | 411     |
| under section 505.881 of the Revised Code, or county under                                | 412     |
| section 303.251 of the Revised Code.  | 413     |
| (4) The source and amount of any financial or in-kind                                     | 414     |
| contributions received or approved for any part of the overall                            | 415     |
| eligible project cost, but not applied to the broadband funding                           | 416     |
| <pre>gap;</pre>   | 417     |
| (5) A description of, or documentation demonstrating, the                                 | 418     |
| broadband provider's managerial and technical expertise and                               | 419     |
| <pre>experience with broadband service projects;</pre>                                    | 420     |
| (6) Whether the broadband provider plans to use wired,                                    | 421     |
| wireless, or satellite technology to complete the project;                                | 422     |
| (7) A description of the scalability of the project;                                      | 423     |
| (8) The megabit-per-second broadband download and upload                                  | 424     |
| speeds planned for the project;   | 425     |
| (9) A description of the broadband provider's customer                                    | 426     |
| service capabilities, including any locally based call centers                            | 427     |
| or customer service offices;  | 428     |
| (10) A copy of the broadband provider's general customer                                  | 429     |
| service policies, including any policy to credit customers for                            | 430     |
| service outages or the provider's failure to keep scheduled                               | 431     |
| appointments for service;   | 432     |
| (11) The length of time that the broadband provider has                                   | 433     |

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| been operating in the state;   | 434     |
| (12) Proof that the broadband provider has the financial                                     | 435     |
| stability to complete the project;   | 436     |
| (13) A projected construction timetable, including the                                       | 437     |
| anticipated date of the provision of tier two broadband service                              | 438     |
| access within the project;   | 439     |
| (14) A description of anticipated or preliminary   | 440     |
| government authorizations, permits, and other approvals required                             | 441     |
| in connection with the project, and an estimated timetable for                               | 442     |
| the acquisition of such approvals;   | 443     |
| (15) A notification from the broadband provider informing                                    | 444     |
| the development services agency of any information contained in                              | 445     |
| the application, or within related documents submitted with it,                              | 446     |
| that the provider considers proprietary or a trade secret;                                   | 447     |
| (16) A notarized statement that the broadband provider                                       | 448     |
| accepts the condition that noncompliance with Ohio residential                               | 449     |
| broadband expansion grant program requirements may require the                               | 450     |
| provider to refund all or part of any program grant the provider                             | 451     |
| receives;  | 452     |
| (17) A brief description of any arrangements, including                                      | 453     |
| any subleases of infrastructure or joint ownership arrangements                              | 454     |
| that the broadband provider that submitted the application has                               | 455     |
| entered into, or plans to enter into, with another broadband                                 | 456     |
| provider, an electric cooperative, or an electric distribution                               | 457     |
| utility, to enable the offering of tier two broadband service                                | 458     |
| under the project;   | 459     |
| (18) Other relevant information that the agency determines                                   | 460     |
| is necessary and prescribes by rule;   | 461     |

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| provider" means either of the following:   | 520     |
| (1) A broadband provider that provides tier two broadband                                    | 521     |
| service within or directly adjacent to an eligible project;                                  | 522     |
| (2) A municipal electric utility that provides tier two                                      | 523     |
| broadband service to an area within the eligible project that is                             | 524     |
| within the geographic area served by the municipal electric                                  | 525     |
| utility.   | 526     |
| (B)(1)(a) A challenging provider may challenge, in   | 527     |
| writing, all or part of a completed application for a program                                | 528     |
| grant for the project not later than sixty-five days after the                               | 529     |
| close of the submission period, or an extension granted under                                | 530     |
| division (E)(2) of section 122.4019 of the Revised Code, in                                  | 531     |
| which the application was made.  | 532     |
| (b) The development services agency, for good cause shown,                                   | 533     |
| may grant the broadband provider an extension of not more than                               | 534     |
| fourteen days in which to submit a challenge.  | 535     |
| (2) The challenging provider shall provide, by certified                                     | 536     |
| mail, a written copy of the challenge to the agency and to the                               | 537     |
| broadband provider that submitted the application. The copy                                  | 538     |
| provided to the agency may include any information the                                       | 539     |
| challenging provider considers to be proprietary or a trade                                  | 540     |
| secret. Proprietary information or trade secrets may be redacted                             | 541     |
| from the copy provided to the broadband provider that submitted                              | 542     |
| the application.   | 543     |
| (C) No challenge to an application may be accepted before                                    | 544     |
| the completed application is published in its entirety on the                                | 545     |
| agency's web site pursuant to division (C)(2) of section                                     | 546     |
| 122.4019 of the Revised Code.  | 547     |
| Sec. 122.4031. (A) To successfully challenge an  | 548     |

| (B) To demonstrate that all or part of a project under the       | 578 |
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| application is ineligible for a grant, a challenging provider    | 579 |
| may present shapefile data, residential addresses, maps, or      | 580 |
| similar geographic details. Census block or census tract level   | 581 |
| data shall not be acceptable as evidence of ineligibility of all | 582 |
| or part of a project.  | 583 |
| Sec. 122.4033. (A) Not later than thirty days after              | 584 |
| receipt of a challenge under sections 122.4030 to 122.4035 of    | 585 |
| the Revised Code, the broadband expansion program authority may  | 586 |
| do either of the following:                                      | 587 |
| (1) Suspend, subject to division (B) of this section, all        | 588 |
| or part of the application;                                      | 589 |
| (2) Reject the challenge, approve the application, and           | 590 |
| proceed with the application process.                            | 591 |
| (B) The authority shall allow the broadband provider that        | 592 |
| submitted the application being challenged to revise the         | 593 |
| application consistent with sections 122.40 to 122.4077 of the   | 594 |
| Revised Code, if the authority upholds a challenge to all or     | 595 |
| part of the application.   | 596 |
| (C) The authority shall notify both the broadband provider       | 597 |
| that submitted the application and the challenging provider of   | 598 |
| any decision made under this section by providing a copy of the  | 599 |
| decision by certified mail or electronic mail. The authority     | 600 |
| shall update the status of the application on the development    | 601 |
| services agency web site.  | 602 |
| Sec. 122.4034. (A) If the broadband expansion program            | 603 |
| authority suspends all or part of an application, the broadband  | 604 |
| provider that submitted the application may revise and resubmit  | 605 |
| the application not later than fourteen days after receiving the | 606 |

| suspension notification sent by the authority pursuant to        | 607 |
|--|-----|
| section 122.4033 of the Revised Code. The broadband provider may | 608 |
| request, and the authority may grant for good cause shown, an    | 609 |
| extension period of not more than fourteen days in which the     | 610 |
| broadband provider may resubmit the application.                 | 611 |
| (B) When revising the application, the broadband provider        | 612 |
| shall not expand the scope or impact of the original             | 613 |
| application, nor shall the provider add any new residential      | 614 |
| addresses to the eligible project.                               | 615 |
| (C) The broadband provider shall provide a copy of the           | 616 |
| revised application to both the authority and the challenging    | 617 |
| provider by certified mail or by electronic mail or by uploading | 618 |
| it to the development services agency's designated web site for  | 619 |
| applications. The agency shall publish the revised application   | 620 |
| on the agency's public web site provided that any information    | 621 |
| determined to be proprietary or a trade secret under section     | 622 |
| 122.4023 of the Revised Code is redacted.                        | 623 |
| (D) Any failure to respond to the notification or properly       | 624 |
| revise the application to the authority's satisfaction shall be  | 625 |
| considered a withdrawal of the application.                      | 626 |
| Sec. 122.4035. Upon receipt of a revised application under       | 627 |
| section 122.4034 of the Revised Code, the broadband expansion    | 628 |
| program authority shall review the revised application and       | 629 |
| decide whether to accept it or uphold the challenge under        | 630 |
| sections 122.4030 to 122.4035 of the Revised Code within         | 631 |
| fourteen days. The authority shall provide a copy of its         | 632 |
| decision to both the broadband provider that submitted the       | 633 |
| revised application and the challenging provider by certified    | 634 |
| mail or electronic mail and shall update the status of the       | 635 |
| application on the development services agency's web site. The   | 636 |

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| decision shall be considered final, and further challenges to                             | 637     |
| the revised application are prohibited.   | 638     |
| Sec. 122.4036. If the broadband expansion program   | 639     |
| authority upholds a challenge to an application under sections                            | 640     |
| 122.4030 to 122.4035 of the Revised Code and the challenging                              | 641     |
| provider fails to provide tier two broadband service as                                   | 642     |
| described in the challenge, the challenging provider, after a                             | 643     |
| reasonable opportunity to be heard, may be required to do either                          | 644     |
| or both of the following, in addition to being subject to other                           | 645     |
| remedies available under the law:   | 646     |
| (A) Pay to the development services agency the amount of                                  | 647     |
| the original broadband funding gap described in section 122.4020                          | 648     |
| of the Revised Code for the application that was challenged;                              | 649     |
| (B) Comply with the requirements of any other penalties                                   | 650     |
| prescribed by agency rule and imposed after consultation with                             | 651     |
| the authority.  | 652     |
| Sec. 122.4037. Any money collected under section 122.4036                                 | 653     |
| of the Revised Code shall be deposited into the Ohio residential                          | 654     |
| broadband expansion grant program fund, which is hereby created                           | 655     |
| in the state treasury. All amounts in the fund, including                                 | 656     |
| interest earned on those amounts, shall be used by the                                    | 657     |
| development services agency exclusively for grants under                                  | 658     |
| sections 122.40 to 122.4077 of the Revised Code.  | 659     |
| Sec. 122.4040. The development services agency, in  | 660     |
| consultation with the broadband expansion program authority,                              | 661     |
| shall establish a weighted scoring system to evaluate and select                          | 662     |
| applications for program grants. The scoring system shall be                              | 663     |
| available on the agency's web site at least thirty days before                            | 664     |
| the beginning of the application submission period set by the                             | 665     |

| agency by rule.  | 666 |
|--|-----|
| Sec. 122.4041. (A) The scoring system established under          | 667 |
| section 122.4040 of the Revised Code shall prioritize            | 668 |
| applications, from highest to lowest weight, in the following    | 669 |
| <pre>order:</pre>  | 670 |
| (1) Eligible projects for unserved areas, rather than tier       | 671 |
| one areas;   | 672 |
| (2) Eligible projects located within distressed areas as         | 673 |
| defined under section 122.19 of the Revised Code;                | 674 |
| (3) Eligible projects that are receiving or have been            | 675 |
| approved to receive any financial or in-kind contributions       | 676 |
| towards the broadband funding gap identified in the application  | 677 |
| under division (A)(3) of section 122.4020 of the Revised Code,   | 678 |
| including the amounts and proportions of the contributions;      | 679 |
| (4) Eligible projects for which the proposed construction        | 680 |
| will utilize state rights-of-way or otherwise require attachment | 681 |
| to, or use of, public facilities or conduit to provide tier two  | 682 |
| broadband service to an eligible project;                        | 683 |
| (5) Eligible projects based on proposed upstream and             | 684 |
| downstream speeds and the scalability of the tier two broadband  | 685 |
| service infrastructure proposed to be deployed to speeds higher  | 686 |
| than twenty-five megabits per second downstream and three        | 687 |
| <pre>megabits per second upstream;</pre>                         | 688 |
| (6) Eligible projects based on each of the following, in         | 689 |
| equal measure, without favoring one broadband provider over      | 690 |
| <pre>another:</pre>  | 691 |
| (a) Demonstrated support, supported by evidence, for             | 692 |
| community and economic development efforts in, or adjacent to,   | 693 |

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per cent, shall be disbursed before construction of the project

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| Sec. 122.4046. (A) If the development services agency            | 781 |
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| determines that a broadband provider that has been awarded a     | 782 |
| program grant under the Ohio residential broadband expansion     | 783 |
| grant program has not complied with the requirements of the      | 784 |
| program, the agency shall notify the provider of the             | 785 |
| noncompliance. In accordance with rules adopted by the agency    | 786 |
| under section 122.4077 of the Revised Code, the agency shall     | 787 |
| give the provider an opportunity to explain or cure the          | 788 |
| noncompliance.   | 789 |
| (B) After reviewing the broadband provider's explanation         | 790 |
| or effort to cure the noncompliance, the following shall apply:  | 791 |
| (1) The agency may require the provider to refund an             | 792 |
| amount equal to all, or a portion of, the amount of the program  | 793 |
| grant awarded to the provider, as determined by the agency.      | 794 |
| (2) The agency may require the broadband provider to             | 795 |
| refund to the appropriate municipal corporation, township, or    | 796 |
| county the entire amount of general revenue funds or other       | 797 |
| discretionary funds that it contributed toward the broadband     | 798 |
| funding gap under division (A)(3)(c) or (d) of section 122.4020  | 799 |
| of the Revised Code.   | 800 |
| (C) Not more than thirty days after the agency's decision        | 801 |
| requiring a refund for program noncompliance or a failure to     | 802 |
| explain or cure it, the broadband provider shall pay the refund  | 803 |
| required under division (B) of this section. Payments shall be   | 804 |
| made directly to the municipal corporation, township, or county  | 805 |
| that contributed funds toward the broadband funding gap.         | 806 |
| Sec. 122.4050. Upon adoption of a resolution, a board of         | 807 |
| county commissioners may request the development services agency | 808 |
| to solicit applications from broadband providers for program     | 809 |

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| 122.4051 of the Revised Code or to submit an application for a                            | 840     |
| program grant under the Ohio residential broadband expansion                              | 841     |
| grant program.  | 842     |
| Sec. 122.4060. (A) An eligible project shall not proceed                                  | 843     |
| unless the broadband expansion program authority awards a                                 | 844     |
| program grant under section 122.4043 of the Revised Code.                                 | 845     |
| (B) After receiving a program grant award, the broadband                                  | 846     |
| provider shall construct and install last mile broadband                                  | 847     |
| infrastructure to the eligible project.   | 848     |
| Sec. 122.4061. Under alternate payment term arrangements                                  | 849     |
| made under section 122.4025 of the Revised Code, unless                                   | 850     |
| otherwise negotiated, the participating legislative authorities                           | 851     |
| in which the eligible project is located shall assume all                                 | 852     |
| financial responsibility for all of the eligible project costs                            | 853     |
| incurred by the broadband provider prior to completion of the                             | 854     |
| project or the award of a program grant.  | 855     |
| Sec. 122.4063. (A) Nothing in sections 122.40 to 122.4077                                 | 856     |
| of the Revised Code entitles the state of Ohio, the development                           | 857     |
| services agency, the broadband expansion program authority, or                            | 858     |
| any other governmental entity to any ownership or other rights                            | 859     |
| to broadband infrastructure constructed by a broadband provider                           | 860     |
| pursuant to a program grant awarded to an eligible project.                               | 861     |
| (B) Nothing in sections 122.40 to 122.4077 of the Revised                                 | 862     |
| Code prevents an assignment, sale, change in ownership, or other                          | 863     |
| similar transaction associated with broadband infrastructure                              | 864     |
| constructed by a broadband provider pursuant to a program grant                           | 865     |
| awarded to an eligible project. No assignment, sale, change in                            | 866     |
| <pre>ownership, or other similar transaction relieves the successor</pre>                 | 867     |
| of any obligation under sections 122.40 to 122.4077 of the                                | 868     |

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| (4) The average price of broadband service;                               | 897 |
| (5) The number of broadband service subscriptions                         | 898 |
| attributable to the program grant.  | 899 |
| Sec. 122.4073. The development services agency may set a                  | 900 |
| due date for the reports required under section 122.4070 of the           | 901 |
| Revised Code and, for good cause shown, may grant extensions of           | 902 |
| the report due dates.   | 903 |
| Sec. 122.4075. Reports required under section 122.4070 of                 | 904 |
| the Revised Code, and all information and documents in them,              | 905 |
| shall be maintained on a confidential basis by the development            | 906 |
| services agency and shall not be published on the agency's web            | 907 |
| site until the agency determines what information or documents            | 908 |
| are not confidential pursuant to section 122.4023 of the Revised          | 909 |
| Code.   | 910 |
| Sec. 122.4076. (A) The broadband expansion program                        | 911 |
| authority shall complete an annual report for the Ohio                    | 912 |
| residential broadband expansion grant program. The report shall           | 913 |
| evaluate the success of the program grants awarded under section          | 914 |
| 122.4043 of the Revised Code in making tier two broadband                 | 915 |
| services available to unserved and tier one areas. The report             | 916 |
| shall include the following information:                                  | 917 |
| (1) The number of applications received;                                  | 918 |
| (2) The number of applications that received program                      | 919 |
| grants;   | 920 |
| (3) The amount of broadband infrastructure constructed for                | 921 |
| eligible projects;  | 922 |
| (4) The number of residences receiving, for that year,                    | 923 |
| tier two broadband service for the first time under the program;          | 924 |

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development and adoption of rules pursuant to this section.

Sec. 133.13. If the special assessments are to be paid in 954 one annual installment, the taxing authority of a subdivision 955 may issue securities in anticipation of its levy or collection 956 of special assessments to pay the costs of <a href="the-subdivision">the subdivision</a>'s 957 broadband funding gap portion for an eliqible project under 958 sections 122.40 to 122.4077 of the Revised Code, lighting, 959 sprinkling, sweeping, cleaning, providing related or similar 960 services or the services described in section 727.011 of the 961 Revised Code, or of removing snow, ice, and debris from, or 962 treating the surface of, streets, alleys, and public ways and 963 964 places.

Such securities shall not be general obligations of the issuing subdivision, and shall not pledge to the payment of debt charges any receipts other than the special assessments anticipated, except that a municipal corporation, without incurring debt subject to direct or indirect debt limitations, may also pledge and apply proceeds of its municipal income tax to pay those debt charges. No property tax shall be levied or pledged for the payment of debt charges on the securities. The securities shall mature no later than the last day of December of the year in which the special assessments anticipated are scheduled to be collected.

The legislation authorizing the securities shall

appropriate the special assessments anticipated, and such

special assessments shall be deemed to be pledged and

appropriated, first to the payment of the debt charges on the

securities. After provision has been made for the payment in

full of those debt charges, the balance of the special

assessments may be appropriated and applied for the purposes for

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Sec. 188.11. Actions described in section 188.05 of the

Revised Code shall be brought within one year of any alleged

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| property that makes up the servient estate, has agreed to, or    | 1070 |
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| granted permission for, the use of the easement to provide       | 1071 |
| broadband service.   | 1072 |
| (C) The facilities providing broadband service are used or       | 1073 |
| are capable of being used to assist in the transmission,         | 1074 |
| delivery, or use of electric service.                            | 1075 |
| Sec. 188.27. Sections 188.01 to 188.23 of the Revised Code       | 1076 |
| shall not be construed as expanding the authority of the state,  | 1077 |
| its agencies, or political subdivisions beyond the authority     | 1078 |
| existing under federal law or the laws of this state.            | 1079 |
| Sec. 188.30. Sections 163.01 to 163.22 of the Revised Code       | 1080 |
| do not apply regarding the application of sections 188.01 to     | 1081 |
| 188.23 of the Revised Code.                                      | 1082 |
| Sec. 303.251. (A) If a program grant is awarded for an           | 1083 |
| eligible project under sections 122.40 to 122.4077 of the        | 1084 |
| Revised Code, the board of county commissioners of the county in | 1085 |
| which the project is situated, by resolution, may levy a special | 1086 |
| assessment upon residential property within the county for the   | 1087 |
| purpose of providing a contribution from the county towards the  | 1088 |
| funding gap for the eligible project. Assessments under this     | 1089 |
| section shall be levied only upon the residential property that  | 1090 |
| is subject to the eligible project. Before adopting the          | 1091 |
| resolution, the board shall send written notice to each affected | 1092 |
| property owner stating the estimated assessment for that         | 1093 |
| property. If an owner objects to the stated estimated            | 1094 |
| assessment, the owner shall file a written objection with the    | 1095 |
| board not later than two weeks after the notice is mailed. The   | 1096 |
| board shall review the written objections and may revise the     | 1097 |
| estimated assessments before adopting the resolution. If the     | 1098 |
| property owner objects to the final assessment for the property  | 1099 |

| authority of a municipal corporation may assess upon the         | 1160 |
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| abutting, adjacent, and contiguous, or other specially           | 1161 |
| benefited, lots or lands in the municipal corporation, any part  | 1162 |
| of the cost connected with the improvement of any street, alley, | 1163 |
| dock, wharf, pier, public road, place, boulevard, parkway, or    | 1164 |
| park entrance or an easement of the municipal corporation        | 1165 |
| available for the purpose of the improvement to be made in it by | 1166 |
| grading, draining, curbing, paving, repaving, repairing,         | 1167 |
| treating the surface with substances designed to lay the dust on | 1168 |
| it or preserve it, constructing sidewalks, piers, wharves,       | 1169 |
| docks, retaining walls, sewers, sewage disposal works and        | 1170 |
| treatment plants, sewage pumping stations, water treatment       | 1171 |
| plants, water pumping stations, reservoirs, and water storage    | 1172 |
| tanks or standpipes, together with the facilities and            | 1173 |
| appurtenances necessary and proper therefor, drains, storm-water | 1174 |
| retention basins, watercourses, water mains, or laying of water  | 1175 |
| pipe, or the lighting, sprinkling, sweeping, or cleaning         | 1176 |
| thereof, or removing snow therefrom, any part of the cost and    | 1177 |
| expense of planting, maintaining, and removing shade trees       | 1178 |
| thereupon; any part of the cost of a voluntary action, as        | 1179 |
| defined in section 3746.01 of the Revised Code, undertaken       | 1180 |
| pursuant to Chapter 3746. of the Revised Code by a special       | 1181 |
| improvement district created under Chapter 1710. of the Revised  | 1182 |
| Code, including the cost of acquiring property with respect to   | 1183 |
| which the voluntary action is undertaken; any part of the cost   | 1184 |
| and expense of constructing, maintaining, repairing, cleaning,   | 1185 |
| and enclosing ditches; any part of the cost and expense of       | 1186 |
| operating, maintaining, and replacing heating and cooling        | 1187 |
| facilities for enclosed pedestrian canopies and malls; any part  | 1188 |
| of the cost and expense of acquiring and improving parking       | 1189 |
| facilities and structures for off-street parking of motor        | 1190 |
| vehicles or of acquiring land and improving it by clearing,      | 1191 |
|  |      |

| grading, draining, paving, lighting, erecting, constructing, and     | 1192 |
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| equipping it for parking facilities and structures for off-          | 1193 |
| street parking of motor vehicles, to the extent authorized by        | 1194 |
| section 717.05 of the Revised Code, but only if no special           | 1195 |
| assessment made for the purpose of developing off-street parking     | 1196 |
| facilities and structures is levied against any land being used      | 1197 |
| solely for off-street parking or against any land used solely        | 1198 |
| for single or two-family dwellings; any part of the cost and         | 1199 |
| expense of operating and maintaining the off-street parking          | 1200 |
| facilities and structures; and any part of the cost connected        | 1201 |
| with changing the channel of, or narrowing, widening, dredging,      | 1202 |
| deepening, or improving, any stream or watercourse, and for          | 1203 |
| constructing or improving any levees or boulevards on any stream     | 1204 |
| or watercourse, or along or about any stream or watercourse,         | 1205 |
| together with any retaining wall, riprap protection, bulkhead,       | 1206 |
| culverts, approaches, flood gates, waterways, or drains              | 1207 |
| incidental to any stream or watercourse, or for making any other     | 1208 |
| improvement of any river or lake front, whether it is privately      | 1209 |
| or publicly owned, which the legislative authority declares          | 1210 |
| conducive to the public health, convenience, or welfare. <u>If a</u> | 1211 |
| program grant is awarded for an eligible project under sections      | 1212 |
| 122.40 to 122.4077 of the Revised Code, a municipal corporation      | 1213 |
| may levy, against dwellings that are subject to the project, a       | 1214 |
| special assessment for the purpose of providing a contribution       | 1215 |
| from the municipal corporation towards the funding gap for the       | 1216 |
| project. The assessment shall be at a rate that will produce a       | 1217 |
| total assessment that is not more than the municipal                 | 1218 |
| corporation's contribution towards the funding gap for the           | 1219 |
| eligible project as described in the application under section       | 1220 |
| 122.4020 of the Revised Code. In addition, a municipal               | 1221 |
| corporation may levy a special assessment for public improvement     | 1222 |
| or public services plans of a district formed under Chapter          | 1223 |

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| 1710. of the Revised Code, as provided in that chapter. Except                               | 1224    |
| as otherwise provided in Chapter 1710. of the Revised Code,                                  | 1225    |
| special assessments may be levied by any of the following                                    | 1226    |
| methods:   | 1227    |
| (A) By a percentage of the tax value of the property   | 1228    |
| assessed;  | 1229    |
| (B) In proportion to the benefits that may result from the                                   | 1230    |
| <pre>improvement;</pre>  | 1231    |
| (C) By the front foot of the property bounding and   | 1232    |
| abutting upon the improvement.   | 1233    |
| Sec. 4926.01. As used in sections 4926.01 to 4926.60 of_                                     | 1234    |
| the Revised Code:  | 1235    |
| "Attachment" means any wire, wireless facility, cable,                                       | 1236    |
| antennae facility, or apparatus for the transmission of text,                                | 1237    |
| signs, signals, pictures, sounds, or other forms of information                              | 1238    |
| installed by or on behalf of a provider upon any pole owned or                               | 1239    |
| controlled, in whole or in part, by one or more electric                                     | 1240    |
| <pre>cooperatives.</pre>   | 1241    |
| "Broadband provider" has the same meaning as in section                                      | 1242    |
| 122.40 of the Revised Code.  | 1243    |
| "Electric cooperative" has the same meaning as in section                                    | 1244    |
| 4928.01 of the Revised Code.   | 1245    |
| "Incremental cost" means pole attachment costs incurred by                                   | 1246    |
| an electric cooperative for providing long-run service.                                      | 1247    |
| "Make-ready work" means, as determined by the nature of                                      | 1248    |
| the work required, "make-ready," "complex make-ready," or                                    | 1249    |
| "simple make-ready" as those terms are defined in 47 C.F.R.                                  | 1250    |
| 1.1402.  | 1251    |

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| of common pleas determines a different time frame for granting                            | 1281    |
| or denying access.  | 1282    |
| Sec. 4926.15. An electric cooperative may deny a provider                                 | 1283    |
| access to its poles for either of the following reasons if the                            | 1284    |
| reasons are applied on a nondiscriminatory basis:   | 1285    |
| (A) Insufficient capacity;  | 1286    |
| (B) Safety, reliability, or generally applicable  | 1287    |
| <pre>engineering standards.</pre>   | 1288    |
| Sec. 4926.18. If an electric cooperative denies an access_                                | 1289    |
| request submitted under section 4926.15 of the Revised Code, the                          | 1290    |
| cooperative must confirm the denial in writing. The denial shall                          | 1291    |
| be specific and shall include all relevant evidence and                                   | 1292    |
| information supporting the denial and an explanation of how that                          | 1293    |
| evidence and information relates to the factors described in                              | 1294    |
| section 4926.15 of the Revised Code on which the denial is                                | 1295    |
| based.  | 1296    |
| Sec. 4926.21. (A) A provider and an electric cooperative                                  | 1297    |
| shall comply with the process for make-ready work under 47                                | 1298    |
| U.S.C. 224 and the federal communications commission orders and                           | 1299    |
| regulations implementing that section, unless, pursuant to                                | 1300    |
| section 4926.57 of the Revised Code, a court of common pleas                              | 1301    |
| establishes a different process for make-ready work.                                      | 1302    |
| (B) The cooperative shall provide a good-faith estimate                                   | 1303    |
| for any make-ready work, which shall include pole replacement if                          | 1304    |
| necessary. All make-ready costs shall be based on the                                     | 1305    |
| cooperative's actual costs not recovered through the annual                               | 1306    |
| recurring attachment rate. The cooperative shall provide                                  | 1307    |
| detailed documentation of the actual costs.   | 1308    |
| (C) A cooperative that charges an annual recurring  | 1309    |

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| attachment fee shall establish the fee in accordance with the                             | 1310    |  |
| cable pole attachment rate formula established in 47 U.S.C.                               | 1311    |  |
| 224(d) and commission orders and regulations implementing that                            | 1312    |  |
| formula, unless, pursuant to section 4926.57 of the Revised                               | 1313    |  |
| Code, a court of common pleas establishes a different attachment                          | 1314    |  |
| fee.  | 1315    |  |
| Sec. 4926.24. The attachment of facilities on the poles of                                | 1316    |  |
| an electric cooperative by a provider shall comply with the                               | 1317    |  |
| <pre>following:</pre>   | 1318    |  |
| (A) The most recent, applicable, nondiscriminatory safety                                 | 1319    |  |
| and reliability standards adopted by the cooperative;                                     | 1320    |  |
| (B) The national electric safety code adopted by the                                      | 1321    |  |
| <u>institute of electrical and electronics engineers in effect on</u>                     | 1322    |  |
| the date of the attachment.   | 1323    |  |
| Sec. 4926.27. Nothing in sections 4926.01 to 4926.60 of                                   | 1324    |  |
| the Revised Code affects a provider or other attaching party's                            | 1325    |  |
| obligation to obtain any necessary authorization before                                   | 1326    |  |
| occupying public ways or private rights-of-way with its                                   | 1327    |  |
| attachment.   | 1328    |  |
| Sec. 4926.30. If an electric cooperative's pole facility                                  | 1329    |  |
| is modified, a party with a preexisting attachment to the                                 | 1330    |  |
| modified facility is considered to directly benefit from a                                | 1331    |  |
| modification if, after receiving notification of the                                      | 1332    |  |
| modification, the party adds to or modifies its attachment.                               | 1333    |  |
| Sec. 4926.33. (A) If an electric cooperative's pole                                       | 1334    |  |
| facility is modified, all parties that obtain access to the                               | 1335    |  |
| facility as a result of the modification and all parties that                             | 1336    |  |
| directly benefit from the modification shall share  | 1337    |  |
| proportionately in the cost of the modification.  | 1338    |  |

Sec. 4926.42. Subject to the venue requirements of section

4926.43 of the Revised Code, the court of common pleas of the

county in which an electric cooperative's Ohio headquarters is

located has jurisdiction to hear complaints and to grant

remedies with respect to sections 4926.01 to 4926.60 of the

Revised Code regarding attachment disputes for which a complaint

is filed.

Sec. 4926.43. A hearing regarding a complaint filed under

section 4926.39 of the Revised Code is a special statutory

proceeding under division (C) of Civil Rule 1 of the Rules of

Civil Procedure. Any civil proceeding under section 4926.39 of

the Revised Code shall be conducted in accordance with the Rules

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each of the following:

| (A) That any rate, term, or condition complained of is not       |      |  |
|--|------|--|
| just and reasonable or a denial of access was unlawful.          | 1399 |  |
| (B) If the complaint concerns any rate, term, or                 | 1400 |  |
| condition, that such rate, term, or condition is contained in,   | 1401 |  |
| or demanded by either party as a condition to entering into,     | 1402 |  |
| <pre>either:</pre>   | 1403 |  |
| (1) A new pole attachment agreement; or                          | 1404 |  |
| (2) An amendment, renewal, or replacement of an existing         | 1405 |  |
| agreement that may be terminated, amended, renewed, or replaced  | 1406 |  |
| on or after the effective date of this section;                  | 1407 |  |
| (C) If the complaint concerns any rate, term, or                 | 1408 |  |
| condition, that the provider and the electric cooperative first  | 1409 |  |
| attempted to negotiate regarding the terms of a new, amended,    | 1410 |  |
| renewed, or replaced agreement for a period of at least forty-   | 1411 |  |
| five days prior to filing the complaint.                         | 1412 |  |
| Sec. 4926.48. (A) The complainant under section 4926.39 of       | 1413 |  |
| the Revised Code has the burden of establishing a prima facie    | 1414 |  |
| case that the rate, term, or condition complained of is not just | 1415 |  |
| and reasonable or that the denial of access was unlawful.        | 1416 |  |
| (B) In a case involving a denial of access, the electric         | 1417 |  |
| cooperative has the burden of establishing, by a preponderance   | 1418 |  |
| of the evidence, that the denial was lawful, once a prima facie  | 1419 |  |
| case is established by the complainant.                          | 1420 |  |
| Sec. 4926.51. In a complaint filed under section 4926.39         | 1421 |  |
| of the Revised Code, if an electric cooperative claims that the  | 1422 |  |
| proposed rate is lower than its incremental costs, the           | 1423 |  |
| cooperative has the burden of establishing, by a preponderance   | 1424 |  |
| of the evidence, its incremental costs.                          | 1425 |  |

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| and reasonable rate, term, or condition established by the                                | 1454    |
| court;  | 1455    |
| (5) Order a refund or payment, as appropriate.  | 1456    |
| (B) A refund or payment ordered under this section may not                                | 1457    |
| exceed the difference between the actual amount paid under the                            | 1458    |
| unjust and unreasonable rate, term, or condition and the amount                           | 1459    |
| that would have been paid under the rate, term, or condition                              | 1460    |
| established by the court for the period described in the                                  | 1461    |
| complaint, provided that the period during which refunds or                               | 1462    |
| payments are made does not exceed two years.  | 1463    |
| Sec. 4926.60. A court of common pleas determination                                       | 1464    |
| resolving a complaint under sections 4926.39 to 4926.57 of the                            | 1465    |
| Revised Code shall be issued in the form of a final appealable                            | 1466    |
| order.  | 1467    |
| Section 2. That existing sections 133.13 and 727.01 of the                                | 1468    |
| Revised Code are hereby repealed.   | 1469    |
| Section 3. All items in Section 4 of this act are hereby                                  | 1470    |
| appropriated as designated out of any moneys in the state                                 | 1471    |
| treasury to the credit of the designated fund. For all operating                          | 1472    |
| appropriations made in that section, those in the first column                            | 1473    |
| are for fiscal year 2020 and those in the second column are for                           | 1474    |
| fiscal year 2021. The operating appropriations made in Section 4                          | 1475    |
| of this act are in addition to any other operating  | 1476    |
| appropriations made for the FY 2020-FY 2021 biennium.                                     | 1477    |
| Section 4.  | 1478    |
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| A DEV DEVELOPMENT SERVICES AGENCY                                 |                                     |            |              |      |
|---|-------------------------------------|------------|--------------|------|
| B Facilities Establishment Fund Group                             |                                     |            |              |      |
| C 5GT0 195550   | Broadband Development Grants        | \$0        | \$20,000,000 |      |
| D TOTAL FCE Facil   | ities Establishment Fund            | \$0        | \$20,000,000 |      |
| E TOTAL ALL BUDGE   | T FUND GROUPS                       | \$0        | \$20,000,000 |      |
| BROADBAND D   | EVELOPMENT GRANTS                   |            |              | 1480 |
| Notwithstan   | ding Chapter 166. of the Revised C  | ode, the   |              | 1481 |
| foregoing appropr   | iation item 195550, Broadband Deve  | lopment    |              | 1482 |
| Grants, shall be  | used for grants under the Ohio Res  | idential   |              | 1483 |
| Broadband Expansion Grant Program established in section 122.401  |                                     |            | 1484         |      |
| of the Revised Code.  |                                     |            | 1485         |      |
| On the effe   | ctive date of this section, or as   | soon as    |              | 1486 |
| possible thereafter, the Director of Budget and Management shall  |                                     |            | 1487         |      |
| transfer \$20,000,000 cash from the Facilities Establishment Fund |                                     |            | 1488         |      |
| (Fund 7037) to the Ohio Residential Broadband Expansion Grant     |                                     |            | 1489         |      |
| Program Fund (Fund 5GTO).   |                                     |            | 1490         |      |
| Any unexpend  | ded and unencumbered portion of the | e foregoin | g            | 1491 |
| appropriation ite   | m 195550, Broadband Development Gr  | ants, at t | he           | 1492 |
| end of fiscal year 2021 is hereby reappropriated for the same     |                                     |            | 1493         |      |
| purpose in fiscal   | year 2022.                          |            |              | 1494 |
| Section 5.  | Within the limits set forth in thi  | s act, the |              | 1495 |
| Director of Budge   | t and Management shall establish a  | ccounts    |              | 1496 |
| indicating the source and amount of funds for each appropriation  |                                     |            | 1497         |      |
| made in Section 4 of this act, and shall determine the form and   |                                     |            | 1498         |      |

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| manner in which appropriation accounts shall be maintained.                                  | 1499    |
| Expenditures from operating appropriations contained in Section                              | 1500    |
| 4 of this act shall be accounted for as though made in H.B. 166                              | 1501    |
| of the 133rd General Assembly.   | 1502    |
| The operating appropriations made in Section 4 of this act                                   | 1503    |
| are subject to all provisions of H.B. 166 of the 133rd General                               | 1504    |
| Assembly that are generally applicable to such appropriations.                               | 1505    |
| Section 6. This act is hereby declared to be an emergency                                    | 1506    |
| measure necessary for the immediate preservation of the public                               | 1507    |
| peace, health, and safety. The reason for such necessity is that                             | 1508    |
| the lack of broadband access in the state is an ongoing issue                                | 1509    |
| that has become more urgent during the COVID-19 pandemic and                                 | 1510    |
| requires additional broadband infrastructure to be deployed at                               | 1511    |
| the earliest possible date. Therefore, this act shall go into                                | 1512    |
| immediate effect.  | 1513    |