S. 745

To make high-speed broadband internet service accessible and affordable to all Americans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 15, 2021

Ms. Klobuchar (for herself, Mr. Luján, Mr. Schatz, Mr. Markey, Ms. Rosen, Mr. Blumenthal, Mr. Warnock, Mr. Durbin, Mr. Warner, Mr. Booker, Ms. Warren, Ms. Cortez Masto, and Mr. Wyden) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To make high-speed broadband internet service accessible and affordable to all Americans, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Accessible, Affordable Internet for All Act".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Sense of Congress.
 - Sec. 4. Severability.

TITLE I—DIGITAL EQUITY

- Sec. 1000. Definitions.
 - Subtitle A-Office of Internet Connectivity and Growth
- Sec. 1101. Annual report of Office.
- Sec. 1102. Study and report on affordability of adoption of broadband service.
- Sec. 1103. Authorization of appropriations.
- Sec. 1104. Study and recommendations to connect socially disadvantaged individuals.

Subtitle B—Digital Equity Programs

- Sec. 1201. State Digital Equity Capacity Grant Program.
- Sec. 1202. Digital Equity Competitive Grant Program.
- Sec. 1203. Policy research, data collection, analysis and modeling, evaluation, and dissemination.
- Sec. 1204. General provisions.

TITLE II—BROADBAND AFFORDABILITY AND PRICING TRANSPARENCY

Subtitle A—Broadband Affordability

- Sec. 2101. Authorization for additional funds for the Emergency Broadband Connectivity Fund.
- Sec. 2102. Grants to States to strengthen National Lifeline Eligibility Verifier.
- Sec. 2103. Federal coordination between National Eligibility Verifier and National Accuracy Clearinghouse.
- Sec. 2104. Federal coordination between Lifeline and SNAP verification.
- Sec. 2105. Definitions.
 - Subtitle B—Additional Authorization for Emergency Connectivity Fund
- Sec. 2201. Additional authorization for Emergency Connectivity Fund.
 - Subtitle C—Additional Authorization for Connecting Minority Communities Fund.
- Sec. 2301. Additional authorization for Connecting Minority Communities Fund.

Subtitle D—Pricing Transparency

- Sec. 2401. Definitions.
- Sec. 2402. Broadband transparency.
- Sec. 2403. Distribution of data.
- Sec. 2404. Coordination with certain other Federal agencies.
- Sec. 2405. Adoption of consumer broadband labels.
- Sec. 2406. GAO report.

TITLE III—BROADBAND ACCESS

Subtitle A—Expansion of Broadband Access

- Sec. 3101. Expansion of broadband access in unserved areas and areas with low-tier or mid-tier service.
- Sec. 3102. Tribal internet expansion.

Subtitle B—Broadband Infrastructure Finance and Innovation

- Sec. 3201. Short title.
- Sec. 3202. Definitions.
- Sec. 3203. Determination of eligibility and project selection.
- Sec. 3204. Secured loans.
- Sec. 3205. Lines of credit.
- Sec. 3206. Alternative prudential lending standards for small projects.
- Sec. 3207. Program administration.
- Sec. 3208. State and local permits.
- Sec. 3209. Regulations.
- Sec. 3210. Funding.
- Sec. 3211. Reports to Congress.

Subtitle C-Wi-Fi on School Buses

Sec. 3301. E-rate support for school bus Wi-Fi.

Subtitle D—Healthcare Broadband Expansion.

- Sec. 3401. Definitions.
- Sec. 3402. Expansion of Rural Health Care Program.

Subtitle E-Internet Exchange and Submarine Cable Grants.

- Sec. 3501. Definitions.
- Sec. 3502. Internet exchange facility grants.
- Sec. 3503. Submarine cable landing station grants.
- Sec. 3504. Report.
- Sec. 3505. Authorization of appropriations.
- Sec. 3506. Return of certain grant amounts.

TITLE IV—COMMUNITY BROADBAND

Sec. 4001. State, local, public-private partnership, and co-op broadband services.

TITLE V—BROADBAND INFRASTRUCTURE DEPLOYMENT

Sec. 5001. Broadband infrastructure deployment.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) AGING INDIVIDUAL.—The term "aging indi-
- 4 vidual" has the meaning given the term "older indi-
- 5 vidual" in section 102 of the Older Americans Act
- 6 of 1965 (42 U.S.C. 3002).

1	(2) Appropriate committees of con-
2	GRESS.—The term "appropriate committees of Con-
3	gress" means—
4	(A) the Committee on Appropriations of
5	the Senate;
6	(B) the Committee on Commerce, Science,
7	and Transportation of the Senate;
8	(C) the Committee on Appropriations of
9	the House of Representatives; and
10	(D) the Committee on Energy and Com-
11	merce of the House of Representatives.
12	(3) Assistant secretary.—The term "Assist-
13	ant Secretary' means the Assistant Secretary of
14	Commerce for Communications and Information.
15	(4) Commission.—The term "Commission"
16	means the Federal Communications Commission.
17	(5) COVERED HOUSEHOLD.—The term "covered
18	household" means a household the income of which
19	does not exceed 150 percent of the poverty thresh-
20	old, as determined by using criteria of poverty estab-
21	lished by the Bureau of the Census, for a household
22	of the size involved.
23	(6) COVERED POPULATIONS.—The term "cov-
24	ered populations" means—

1	(A) individuals who are members of cov-
2	ered households;
3	(B) aging individuals;
4	(C) incarcerated individuals, other than in-
5	dividuals who are incarcerated in a Federal cor-
6	rectional facility (including a private facility op-
7	erated under contract with the Federal Govern-
8	ment);
9	(D) veterans;
10	(E) individuals with disabilities;
11	(F) individuals with a language barrier, in-
12	cluding individuals who—
13	(i) are English learners; or
14	(ii) have low levels of literacy;
15	(G) individuals who are members of a ra-
16	cial or ethnic minority group; and
17	(H) individuals who primarily reside in a
18	rural area.
19	(7) Digital Literacy.—The term "digital lit-
20	eracy" means the skills associated with using tech-
21	nology to enable users to find, evaluate, organize,
22	create, and communicate information.
23	(8) DISABILITY.—The term "disability" has the
24	meaning given the term in section 3 of the Ameri-

1	cans with Disabilities Act of 1990 (42 U.S.C.
2	12102).
3	(9) FEDERAL AGENCY.—The term "Federal
4	agency" has the meaning given the term "agency"
5	in section 551 of title 5, United States Code.
6	(10) Indian Tribe.—The term "Indian Tribe"
7	has the meaning given such term in section 4(e) of
8	the Indian Self-Determination and Education Assist-
9	ance Act (25 U.S.C. 5304(e)).
10	(11) Institution of higher education.—
11	The term "institution of higher education"—
12	(A) has the meaning given the term in sec-
13	tion 101 of the Higher Education Act of 1965
14	(20 U.S.C. 1001); and
15	(B) includes a postsecondary vocational in-
16	stitution.
17	(12) Postsecondary vocational institu-
18	TION.—The term "postsecondary vocational institu-
19	tion" has the meaning given the term in section
20	102(c) of the Higher Education Act of 1965 (20
21	$U.S.C.\ 1002(e)$).
22	(13) Rural area.—The term "rural area" has
23	the meaning given the term in section 13 of the
24	Rural Electrification Act of 1936 (7 U.S.C. 913).

1	(14) STATE.—The term "State" has the mean-
2	ing given the term in section 3 of the Communica-
3	tions Act of 1934 (47 U.S.C. 153).
4	(15) Veteran.—The term "veteran" has the
5	meaning given the term in section 101 of title 38,
6	United States Code.
7	SEC. 3. SENSE OF CONGRESS.
8	(a) In General.—It is the sense of Congress that—
9	(1) a broadband service connection and digital
10	literacy are increasingly critical to how individuals—
11	(A) participate in the society, economy,
12	and civic institutions of the United States; and
13	(B) access health care and essential serv-
14	ices, obtain education, and build careers;
15	(2) digital exclusion—
16	(A) carries a high societal and economic
17	cost;
18	(B) materially harms the opportunity of an
19	individual with respect to the economic success,
20	educational achievement, positive health out-
21	comes, social inclusion, and civic engagement of
22	that individual;
23	(C) materially harms the opportunity of
24	areas where it is especially widespread with re-
25	spect to economic success, educational achieve-

- ment, positive health outcomes, social cohesion,
 and civic institutions; and
 (D) exacerbates existing wealth and income
 - (D) exacerbates existing wealth and income gaps, especially those experienced by covered populations and between regions;
 - (3) achieving accessible and affordable access to broadband service, as well as digital literacy, for all people of the United States requires additional and sustained research efforts and investment;
 - (4) the Federal Government, as well as State, Tribal, and local governments, have made social, legal, and economic obligations that necessarily extend to how the citizens and residents of those governments access and use the internet; and
 - (5) achieving accessible and affordable access to broadband service is a matter of social and economic justice and is worth pursuing.
- 18 (b) Broadband Service Defined.—In this sec-
- 19 tion, the term "broadband service" has the meaning given
- 20 the term "broadband internet access service" in section
- 21 8.1(b) of title 47, Code of Federal Regulations, or any
- 22 successor regulation.

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- 23 SEC. 4. SEVERABILITY.
- 24 If any provision of this Act, an amendment made by
- 25 this Act, or the application of such provision or amend-

1	ment to any person or circumstance is held to be invalid,
2	the remainder of this Act and the amendments made by
3	this Act, and the application of such provision or amend-
4	ment to any other person or circumstance, shall not be
5	affected thereby.
6	TITLE I—DIGITAL EQUITY
7	SEC. 1000. DEFINITIONS.
8	In this title:
9	(1) Adoption of Broadband Service.—The
10	term "adoption of broadband service" means the
11	process by which an individual obtains daily access
12	to broadband service—
13	(A) with a download speed of at least 25
14	megabits per second, an upload speed of at
15	least 3 megabits per second, and a latency that
16	is sufficiently low to allow real-time, interactive
17	applications;
18	(B) with the digital skills that are nec-
19	essary for the individual to participate online;
20	and
21	(C) on a—
22	(i) personal device; and
23	(ii) secure and convenient network.
24	(2) Anchor institution.—The term "anchor
25	institution" means a public or private school, a li-

- brary, a medical or healthcare provider, a museum,
 a public safety entity, a public housing agency, a
 community college, an institution of higher education, a religious organization, or any other community support organization or agency.
 - (3) Assistant Secretary.—The term "Assistant Secretary" means the Assistant Secretary, acting through the Office.
 - (4) BROADBAND SERVICE.—The term "broadband service" has the meaning given the term "broadband internet access service" in section 8.1(b) of title 47, Code of Federal Regulations, or any successor regulation.
 - (5) COVERED PROGRAMS.—The term "covered programs" means the State Digital Equity Capacity Grant Program established under section 1201 and the Digital Equity Competitive Grant Program established under section 1202.
 - (6) DIGITAL EQUITY.—The term "digital equity" means the condition in which individuals and communities have the information technology capacity that is needed for full participation in the society and economy of the United States.
 - (7) DIGITAL INCLUSION ACTIVITIES.—The term "digital inclusion activities"—

1	(A) means the activities that are necessary
2	to ensure that all individuals in the United
3	States have access to, and the use of, affordable
4	information and communication technologies,
5	such as—
6	(i) reliable broadband service;
7	(ii) internet-enabled devices that meet
8	the needs of the user; and
9	(iii) applications and online content
10	designed to enable and encourage self-suf-
11	ficiency, participation, and collaboration;
12	and
13	(B) includes—
14	(i) the provision of digital literacy
15	training;
16	(ii) the provision of quality technical
17	support; and
18	(iii) promoting basic awareness of
19	measures to ensure online privacy and cy-
20	bersecurity.
21	(8) ELIGIBLE STATE.—The term "eligible
22	State" means—
23	(A) with respect to planning grants made
24	available under section 1201(c)(3), a State with
25	respect to which the Assistant Secretary has

- approved an application submitted to the Assistant Secretary under subparagraph (C) of such section; and
 - (B) with respect to capacity grants awarded under section 1201(d), a State with respect to which the Assistant Secretary has approved an application submitted to the Assistant Secretary under paragraph (2) of such section.
 - (9) FEDERAL BROADBAND SUPPORT PROGRAM.—The term "Federal broadband support program" has the meaning given such term in section 903 of division FF of the Consolidated Appropriations Act, 2021 (Public Law 116–260).
 - (10) GENDER IDENTITY.—The term "gender identity" has the meaning given the term in section 249(c) of title 18, United States Code.
 - (11) LOCAL EDUCATIONAL AGENCY.—The term "local educational agency" has the meaning given the term in section 8101(30) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801(30)).
 - (12) MEDICAID ENROLLEE.—The term "Medicaid enrollee" means, with respect to a State, an individual enrolled in the State plan under title XIX

1	of the Social Security Act (42 U.S.C. 1396 et seq.)
2	or a waiver of that plan.
3	(13) NATIONAL LIFELINE ELIGIBILITY
4	VERIFIER.—The term "National Lifeline Eligibility
5	Verifier" has the meaning given such term in section
6	54.400 of title 47, Code of Federal Regulations (or
7	any successor regulation).
8	(14) NATIVE HAWAIIAN ORGANIZATION.—The
9	term "Native Hawaiian organization" means any or-
10	ganization—
11	(A) that serves the interests of Native Ha-
12	waiians;
13	(B) in which Native Hawaiians serve in
14	substantive and policymaking positions;
15	(C) that has as a primary and stated pur-
16	pose the provision of services to Native Hawai-
17	ians; and
18	(D) that is recognized for having expertise
19	in Native Hawaiian affairs, digital connectivity,
20	or access to broadband service.
21	(15) Office.—The term "Office" means the
22	Office of Internet Connectivity and Growth within
23	the National Telecommunications and Information
24	Administration.

- 1 (16) Public Housing agency.—The term 2 "public housing agency" has the meaning given the 3 term in section 3(b) of the United States Housing 4 Act of 1937 (42 U.S.C. 1437a(b)).
 - (17) SNAP PARTICIPANT.—The term "SNAP participant" means an individual who is a member of a household that participates in the supplemental nutrition assistance program under the Food and Nutrition Act of 2008 (7 U.S.C. 2011 et seq.).
 - (18) SOCIALLY AND ECONOMICALLY DISADVANTAGED SMALL BUSINESS CONCERN.—The term "socially and economically disadvantaged small business concern" has the meaning given the term in section 8(a)(4) of the Small Business Act (15 U.S.C. 637(a)(4)).
 - (19) Tribally designated entity" means an entity designated by an Indian Tribe to carry out activities under this title.
 - (20) Universal Service Fund Program.—
 The term "Universal Service Fund Program" has
 the meaning given such term in section 903 of division FF of the Consolidated Appropriations Act,
 2021 (Public Law 116–260).

1	(21) Workforce Development Program.—
2	The term "workforce development program" has the
3	meaning given the term in section 3 of the Work-
4	force Innovation and Opportunity Act (29 U.S.C.
5	3102).
6	Subtitle A—Office of Internet
7	Connectivity and Growth
8	SEC. 1101. ANNUAL REPORT OF OFFICE.
9	Section 903(c)(2)(C) of division FF of the Consoli-
10	dated Appropriations Act, 2021 (Public Law 116–260) is
11	amended by adding at the end the following:
12	"(iv) A description of any non-eco-
13	nomic benefits of such broadband deploy-
14	ment efforts, including any effect on civic
15	engagement.
16	"(v) The extent to which residents of
17	the United States that received broadband
18	as a result of Federal broadband support
19	programs and the Universal Service Fund
20	Programs received broadband at the
21	download and upload speeds required by
22	such programs.".

1	SEC. 1102. STUDY AND REPORT ON AFFORDABILITY OF
2	ADOPTION OF BROADBAND SERVICE.
3	Section 903 of division FF of the Consolidated Ap-
4	propriations Act, 2021 (Public Law 116–260) is amend-
5	ed—
6	(1) by redesignating subsections (g) and (h) as
7	subsections (i) and (j), respectively; and
8	(2) by inserting after subsection (f) the fol-
9	lowing:
10	"(g) Study and Report on Affordability of
11	Adoption of Broadband Service.—
12	"(1) Study.—The Office, in consultation with
13	the Commission, the Department of Agriculture, the
14	Department of the Treasury, and such other Federal
15	agencies as the Office considers appropriate, shall,
16	not later than 1 year after the date of the enactment
17	of this subsection, and biennially thereafter, conduct
18	a study that examines the following:
19	"(A) The number of households for which
20	cost is a barrier to the adoption of broadband
21	service, the financial circumstances of such
22	households, and whether such households are
23	eligible for the emergency broadband benefit
24	under section 904 of division N.
25	"(B) The extent to which the cost of adop-
26	tion of broadband service is a financial burden

to households that have adopted broadband service, the financial circumstances of such financially burdened households, and whether such households are receiving the emergency broadband benefit under section 904 of division N.

- "(C) The appropriate standard to determine whether adoption of broadband service is affordable for households, given the financial circumstances of such households.
- "(D) The feasibility of providing additional Federal subsidies, including expanding the eligibility for or increasing the amount of the emergency broadband benefit under section 904 of division N, to households to cover the difference between the cost of adoption of broadband service (determined before applying such additional Federal subsidies) and the price at which adoption of broadband service would be affordable.
- "(E) How a program to provide additional Federal subsidies as described in subparagraph (D) should be administered to most effectively facilitate adoption of broadband service at the lowest overall expense to the Federal Government, including measures that would ensure

that the availability of the subsidies does not result in providers raising the price of broadband service for households receiving subsidies.

- "(F) How participation in the Lifeline program of the Commission has changed in the 5 years prior to the date of the enactment of this Act, including—
 - "(i) geographic information at the census-block level depicting the scale of change in participation in each area; and
 - "(ii) information on changes in participation by specific types of Lifeline-supported services, including fixed voice telephony service, mobile voice telephony service, fixed broadband service, and mobile broadband service and, in the case of any Lifeline-supported services provided as part of a bundle of services to which a Lifeline discount is applied, which Lifeline-supported services are part of such bundle and whether or not each Lifeline-supported service in such bundle meets Lifeline minimum service standards.

1	"(G) How competition impacts the price of
2	broadband service, including the impact of mo-
3	nopolistic business practices by broadband serv-
4	ice providers.

- "(H) The extent to which, if at all, the Universal Service Fund high-cost programs have enabled access to reasonably comparable telephony and broadband services at reasonably comparable rates in high-cost rural areas as required by the Communications Act of 1934 (47 U.S.C. 151 et seq.), including a comparison of the rates charged by recipients of support under such programs in rural areas and rates charged in urban areas, as determined by the Commission's annual survey.
- "(2) Report.—Not later than 1 year after the date of the enactment of this subsection, and biennially thereafter, the Office shall submit to Congress a report on the results of the study conducted under paragraph (1).

21 "(3) Definitions.—In this subsection:

"(A) Cost.—The term 'cost' means, with respect to adoption of broadband service, the cost of adoption of broadband service to a

1	household after applying any subsidies that re-
2	duce such cost.
3	"(B) OTHER DEFINITIONS.—The terms
4	'adoption of broadband service' and 'broadband
5	service' have the meanings given such terms in
6	section 1000 of the Accessible, Affordable Inter-
7	net for All Act.".
8	SEC. 1103. AUTHORIZATION OF APPROPRIATIONS.
9	There is authorized to be appropriated to the Assist-
10	ant Secretary \$26,000,000 for each of the fiscal years
11	2022 through 2026 for the operations of the Office.
12	SEC. 1104. STUDY AND RECOMMENDATIONS TO CONNECT
13	SOCIALLY DISADVANTAGED INDIVIDUALS.
14	Section 903 of division FF of the Consolidated Ap-
15	propriations Act, 2021 (Public Law 116–260), as amend-
	ed by section 1102, is further amended by inserting before
16	
16 17	ed by section 1102, is further amended by inserting before
16 17 18	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the fol-
16 17 18 19	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the following:
16 17 18 19 20	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the following: "(h) STUDY AND RECOMMENDATIONS TO CONNECT
16 17 18 19 20 21	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the following: "(h) STUDY AND RECOMMENDATIONS TO CONNECT SOCIALLY DISADVANTAGED INDIVIDUALS.—
	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the following: "(h) Study and Recommendations To Connect Socially Disadvantaged Individuals.— "(1) In General.—Not later than 12 months
16 17 18 19 20 21 22	ed by section 1102, is further amended by inserting before subsection (i) (as redesignated by such section) the following: "(h) Study and Recommendations To Connect Socially Disadvantaged Individuals.— "(1) In General.—Not later than 12 months after the date of the enactment of this subsection,

1 tunity for comment, conduct a study to assess the 2 extent to which Federal funds for broadband service, 3 including the Universal Service Fund Programs and 4 other Federal broadband support programs, have ex-5 panded access to and adoption of broadband service 6 by socially disadvantaged individuals as compared to individuals who are not socially disadvantaged indi-7 8 viduals. "(2) REPORT AND PUBLICATION.— 9 10 "(A) Submission.—Not later than 18 11 months after the date of the enactment of this 12 subsection, the Office shall submit a report on 13 the results of the study under paragraph (1) 14 to— "(i) the Committee on Energy and 15 Commerce of the House of Representa-16 17 tives; 18 "(ii) the Committee on Commerce, 19 Science, and Transportation of the Senate; 20 and 21 "(iii) each agency administering a 22 program evaluated by such report. 23 "(B) Public Publication.—Contempora-24 neously with submitting the report required by 25 subparagraph (A), the Office shall publish such report on the public-facing website of the Office.

"(C) RECOMMENDATIONS.—The report required by subparagraph (A) shall include recommendations with regard to how Federal funds for the Universal Service Fund Programs and Federal broadband support programs may be dispersed in an a manner that better expands access to and adoption of broadband service by socially disadvantaged individuals as compared to individuals who are not socially disadvantaged individuals.

"(3) Definitions.—In this subsection:

- "(A) SOCIALLY DISADVANTAGED INDI-VIDUAL.—The term 'socially disadvantaged individual' has the meaning given that term in section 8 of the Small Business Act (15 U.S.C. 637).
- "(B) OTHER DEFINITIONS.—The terms 'adoption of broadband service' and 'broadband service' have the meanings given such terms in section 1000 of the Accessible, Affordable Internet for All Act.".

1	Subtitle B—Digital Equity
2	Programs
3	SEC. 1201. STATE DIGITAL EQUITY CAPACITY GRANT PRO-
4	GRAM.
5	(a) Establishment; Purpose.—
6	(1) In General.—The Assistant Secretary
7	shall establish in the Office the State Digital Equity
8	Capacity Grant Program (referred to in this section
9	as the "Program")—
10	(A) the purpose of which is to promote the
11	achievement of digital equity, support digital in-
12	clusion activities, and build capacity for efforts
13	by States relating to the adoption of broadband
14	service by residents of those States;
15	(B) through which the Assistant Secretary
16	shall make grants to States in accordance with
17	the requirements of this section; and
18	(C) which shall ensure that States have the
19	capacity to promote the achievement of digital
20	equity and support digital inclusion activities.
21	(2) Consultation with other federal
22	AGENCIES; NO CONFLICT.—In establishing the Pro-
23	gram under paragraph (1), the Assistant Secretary
24	shall—
25	(A) consult with—

1	(i) the Secretary of Agriculture;
2	(ii) the Secretary of Housing and
3	Urban Development;
4	(iii) the Secretary of Education;
5	(iv) the Secretary of Labor;
6	(v) the Secretary of Health and
7	Human Services;
8	(vi) the Secretary of Veterans Affairs;
9	(vii) the Secretary of the Interior;
10	(viii) the Assistant Secretary for In-
11	dian Affairs of the Department of the Inte-
12	rior;
13	(ix) the Commission;
14	(x) the Federal Trade Commission;
15	(xi) the Director of the Institute of
16	Museum and Library Services;
17	(xii) the Administrator of the Small
18	Business Administration;
19	(xiii) the Federal Cochairman of the
20	Appalachian Regional Commission; and
21	(xiv) the head of any other Federal
22	agency that the Assistant Secretary deter-
23	mines to be appropriate; and
24	(B) ensure that the Program complements
25	and enhances, and does not conflict with, other

1	Federal broadband support programs and Uni-
2	versal Service Fund Programs.
3	(3) Tribal and native Hawaiian consulta-
4	TION AND ENGAGEMENT.—In establishing the Pro-
5	gram under paragraph (1), the Assistant Secretary
6	shall conduct robust, interactive, pre-decisional
7	transparent consultation with Indian Tribes and Na-
8	tive Hawaiian organizations.
9	(b) Administering Entity.—
10	(1) Selection; function.—The governor (or
11	equivalent official) of a State that wishes to be
12	awarded a grant under this section shall, from
13	among entities that are eligible under paragraph (2)
14	select an administering entity for that State, which
15	shall—
16	(A) serve as the recipient of, and admin-
17	istering agent for, any grant awarded to the
18	State under this section;
19	(B) develop, implement, and oversee the
20	State Digital Equity Plan for the State de-
21	scribed in subsection (c);
22	(C) make subgrants to any of the entities
23	described in clauses (i) through (xi) of sub-
24	section (c)(1)(D) that is located in the State in

support of—

1	(i) the State Digital Equity Plan for
2	the State; and
3	(ii) digital inclusion activities in the
4	State generally; and
5	(D) serve as—
6	(i) an advocate for digital equity poli-
7	cies and digital inclusion activities; and
8	(ii) a repository of best practice mate-
9	rials regarding the policies and activities
10	described in clause (i).
11	(2) Eligible entities.—Any of the following
12	entities may serve as the administering entity for a
13	State for the purposes of this section if the entity
14	has demonstrated a capacity to administer the Pro-
15	gram on a statewide level:
16	(A) The State.
17	(B) A political subdivision, agency, or in-
18	strumentality of the State.
19	(C) An Indian Tribe located in the State,
20	a tribally designated entity located in the State,
21	or a Native Hawaiian organization located in
22	the State.
23	(c) STATE DIGITAL EQUITY PLAN.—
24	(1) Development; contents.—A State that
25	wishes to be awarded a grant under subsection (d)

1	shall develop a State Digital Equity Plan for the
2	State, which shall include—
3	(A) an identification of the barriers to dig-
4	ital equity faced by covered populations in the
5	State;
6	(B) measurable objectives for documenting
7	and promoting, among each group described in
8	subparagraphs (A) through (H) of section 2(6)
9	located in that State—
10	(i) the availability of, and affordability
11	of access to, broadband service and tech-
12	nology needed for the use of broadband
13	service;
14	(ii) public awareness of such avail-
15	ability and affordability and of subsidies
16	available to increase such affordability (in-
17	cluding subsidies available through the
18	Lifeline program of the Commission), in-
19	cluding objectives to—
20	(I) inform Medicaid enrollees and
21	SNAP participants, and organizations
22	that serve Medicaid enrollees and
23	SNAP participants, of potential eligi-
24	bility for the Lifeline program; and

1	(II) provide Medicaid enrollees
2	and SNAP participants with informa-
3	tion about the Lifeline program, in-
4	cluding—
5	(aa) how to apply for the
6	Lifeline program; and
7	(bb) a description of the
8	prohibition on more than one
9	subscriber in each household re-
10	ceiving a service provided under
11	the Lifeline program;
12	(iii) the online accessibility and
13	inclusivity of public resources and services;
14	(iv) digital literacy;
15	(v) awareness of, and the use of,
16	measures to secure the online privacy of,
17	and cybersecurity with respect to, an indi-
18	vidual; and
19	(vi) the availability and affordability
20	of consumer devices and technical support
21	for those devices;
22	(C) an assessment of how the objectives
23	described in subparagraph (B) will impact and
24	interact with the State's—

1	(i) economic and workforce develop-
2	ment goals, plans, and outcomes;
3	(ii) educational outcomes;
4	(iii) health outcomes;
5	(iv) civic and social engagement; and
6	(v) delivery of other essential services;
7	(D) in order to achieve the objectives de-
8	scribed in subparagraph (B), a description of
9	how the State plans to collaborate with key
10	stakeholders in the State, which may include—
11	(i) anchor institutions;
12	(ii) county and municipal govern-
13	ments;
14	(iii) local educational agencies;
15	(iv) where applicable, Indian Tribes,
16	tribally designated entities, or Native Ha-
17	waiian organizations;
18	(v) nonprofit organizations;
19	(vi) organizations that represent—
20	(I) individuals with disabilities,
21	including organizations that represent
22	children with disabilities;
23	(II) aging individuals;
24	(III) individuals with a language
25	barrier, including individuals who—

1	(aa) are English learners; or
2	(bb) have low levels of lit-
3	eracy;
4	(IV) veterans;
5	(V) individuals residing in rural
6	areas; and
7	(VI) incarcerated individuals in
8	that State, other than individuals who
9	are incarcerated in a Federal correc-
10	tional facility (including a private fa-
11	cility operated under contract with the
12	Federal Government);
13	(vii) civil rights organizations;
14	(viii) entities that carry out workforce
15	development programs;
16	(ix) agencies of the State that are re-
17	sponsible for administering or supervising
18	adult education and literacy activities in
19	the State;
20	(x) public housing agencies whose ju-
21	risdictions are located in the State; and
22	(xi) a consortium of any of the enti-
23	ties described in clauses (i) through (x);
24	and

1	(E) a list of organizations with which the
2	administering entity for the State collaborated
3	in developing and implementing the Plan.
4	(2) Public availability.—
5	(A) In general.—The administering enti-
6	ty for a State shall make the State Digital Eq-
7	uity Plan of the State available for public com-
8	ment for a period of not less than 30 days be-
9	fore the date on which the State submits an ap-
10	plication to the Assistant Secretary under sub-
11	section $(d)(2)$.
12	(B) Consideration of comments re-
13	CEIVED.—The administering entity for a State
14	shall, with respect to an application submitted
15	to the Assistant Secretary under subsection
16	(d)(2)—
17	(i) before submitting the application—
18	(I) consider all comments re-
19	ceived during the comment period de-
20	scribed in subparagraph (A) with re-
21	spect to the application (referred to in
22	this subparagraph as the "comment
23	period"); and

1	(II) make any changes to the
2	plan that the administering entity de-
3	termines to be appropriate; and
4	(ii) when submitting the application—
5	(I) describe any changes pursued
6	by the administering entity in re-
7	sponse to comments received during
8	the comment period; and
9	(II) include a written response to
10	each comment received during the
11	comment period.
12	(3) Planning grants.—
13	(A) In General.—Beginning in the first
14	fiscal year that begins after the date of the en-
15	actment of this Act, the Assistant Secretary
16	shall, in accordance with the requirements of
17	this paragraph, award planning grants to
18	States for the purpose of developing the State
19	Digital Equity Plans of those States under this
20	subsection.
21	(B) Eligibility.—In order to be awarded
22	a planning grant under this paragraph, a
23	State—

1	(i) shall submit to the Assistant Sec-
2	retary an application under subparagraph
3	(C); and
4	(ii) may not have been awarded, at
5	any time, a planning grant under this
6	paragraph.
7	(C) APPLICATION.—A State that wishes to
8	be awarded a planning grant under this para-
9	graph shall, not later than 60 days after the
10	date on which the notice of funding availability
11	with respect to the grant is released, submit to
12	the Assistant Secretary an application, in a for-
13	mat to be determined by the Assistant Sec-
14	retary, that contains the following materials:
15	(i) A description of the entity selected
16	to serve as the administering entity for the
17	State, as described in subsection (b).
18	(ii) A certification from the State
19	that, not later than 1 year after the date
20	on which the Assistant Secretary awards
21	the planning grant to the State, the ad-
22	ministering entity for that State will sub-
23	mit to the Assistant Secretary a State Dig-
24	ital Equity Plan developed under this sub-
25	section, which will comply with the require-

1	ments of this subsection, including the re-
2	quirements of paragraph (2).
3	(iii) The assurances required under
4	subsection (e).
5	(D) Awards.—
6	(i) Amount of grant.—The amount
7	of a planning grant awarded to an eligible
8	State under this paragraph shall be deter-
9	mined according to the formula under sub-
10	section $(d)(3)(A)(i)$.
11	(ii) Duration.—
12	(I) In general.—Except as pro-
13	vided in subclause (II), with respect to
14	a planning grant awarded to an eligi-
15	ble State under this paragraph, the
16	State shall expend the grant funds
17	during the 1-year period beginning on
18	the date on which the State is award-
19	ed the grant funds.
20	(II) Exception.—The Assistant
21	Secretary may grant an extension of
22	not longer than 180 days with respect
23	to the requirement under subclause
24	(I).

1	(iii) Challenge mechanism.—The
2	Assistant Secretary shall ensure that any
3	eligible State to which a planning grant is
4	awarded under this paragraph may appeal
5	or otherwise challenge in a timely fashion
6	the amount of the grant awarded to the
7	State, as determined under clause (i).
8	(E) USE OF FUNDS.—An eligible State to
9	which a planning grant is awarded under this
10	paragraph shall, through the administering en-
11	tity for that State, use the grant funds only for
12	the following purposes:
13	(i) To develop the State Digital Eq-
14	uity Plan of the State under this sub-
15	section.
16	(ii)(I) Subject to subclause (II), to
17	make subgrants to any of the entities de-
18	scribed in clauses (i) through (xi) of para-
19	graph (1)(D) to assist in the development
20	of the State Digital Equity Plan of the
21	State under this subsection.
22	(II) If the administering entity for a
23	State makes a subgrant described in sub-
24	clause (I), the administering entity shall,
25	with respect to the subgrant, provide to the

1	State the assurances required under sub-
2	section (e).
3	(d) STATE CAPACITY GRANTS.—
4	(1) In general.—Beginning not later than 2
5	years after the date on which the Assistant Sec-
6	retary begins awarding planning grants under sub-
7	section (c)(3), the Assistant Secretary shall each
8	year award grants to eligible States to support—
9	(A) the implementation of the State Dig-
10	ital Equity Plans of those States; and
11	(B) digital inclusion activities in those
12	States.
13	(2) APPLICATION.—A State that wishes to be
14	awarded a grant under this subsection shall, not
15	later than 60 days after the date on which the notice
16	of funding availability with respect to the grant is
17	released, submit to the Assistant Secretary an appli-
18	cation, in a format to be determined by the Assist-
19	ant Secretary, that contains the following materials
20	(A) A description of the entity selected to
21	serve as the administering entity for the State
22	as described in subsection (b).
23	(B) The State Digital Equity Plan of that
24	State, as described in subsection (c).

1	(C) A certification that the State, acting
2	through the administering entity for the State,
3	shall—
4	(i) implement the State Digital Equity
5	Plan of the State; and
6	(ii) make grants in a manner that is
7	consistent with the aims of the Plan de-
8	scribed in clause (i).
9	(D) The assurances required under sub-
10	section (e).
11	(E) In the case of a State to which the As-
12	sistant Secretary has previously awarded a
13	grant under this subsection, any amendments
14	to the State Digital Equity Plan of that State,
15	as compared with the State Digital Equity Plan
16	of the State previously submitted.
17	(3) Awards.—
18	(A) Amount of Grant.—
19	(i) FORMULA.—Subject to clauses (ii),
20	(iii), and (iv), the Assistant Secretary shall
21	calculate the amount of a grant awarded to
22	an eligible State under this subsection in
23	accordance with the following criteria,
24	using the best available data for all States

1	for the fiscal year in which the grant is
2	awarded:
3	(I) 50 percent of the total grant
4	amount shall be based on the popu-
5	lation of the eligible State in propor-
6	tion to the total population of all eligi-
7	ble States.
8	(II) 25 percent of the total grant
9	amount shall be based on the number
10	of individuals in the eligible State who
11	are members of covered populations in
12	proportion to the total number of indi-
13	viduals in all eligible States who are
14	members of covered populations.
15	(III) 25 percent of the total
16	grant amount shall be based on the
17	lack of availability of broadband serv-
18	ice and lack of adoption of broadband
19	service in the eligible State in propor-
20	tion to the lack of availability of
21	broadband service and lack of adop-
22	tion of broadband service in all eligi-
23	ble States, which shall be determined
24	according to data collected—

1	(aa) from the annual inquiry
2	of the Commission conducted
3	under section 706(b) of the Tele-
4	communications Act of 1996 (47
5	U.S.C. 1302(b));
6	(bb) from the American
7	Community Survey or, if nec-
8	essary, other data collected by
9	the Bureau of the Census;
10	(cc) from the Internet and
11	Computer Use Supplement to the
12	Current Population Survey of the
13	Bureau of the Census;
14	(dd) by the Commission pur-
15	suant to the rules issued under
16	section 802 of the Communica-
17	tions Act of 1934 (47 U.S.C.
18	642); and
19	(ee) from any other source
20	that the Assistant Secretary,
21	after appropriate notice and op-
22	portunity for public comment, de-
23	termines to be appropriate.
24	(ii) MINIMUM AWARD.—The amount
25	of a grant awarded to an eligible State

1	under this subsection in a fiscal year shall
2	be not less than 0.5 percent of the total
3	amount made available to award grants to
4	eligible States for that fiscal year.
5	(iii) Additional amounts.—If, after
6	awarding planning grants to States under
7	subsection (c)(3) and capacity grants to el-
8	igible States under this subsection in a fis-
9	cal year, there are amounts remaining to
10	carry out this section, the Assistant Sec-
11	retary shall distribute those amounts—
12	(I) to eligible States to which the
13	Assistant Secretary has awarded
14	grants under this subsection for that
15	fiscal year; and
16	(II) in accordance with the for-
17	mula described in clause (i).
18	(iv) Data unavailable.—If, in a fis-
19	cal year, the Commonwealth of Puerto
20	Rico (referred to in this clause as "Puerto
21	Rico'') is an eligible State and specific data
22	for Puerto Rico is unavailable for a factor
23	described in subclause (I), (II), or (III) of
24	clause (i), the Assistant Secretary shall use
25	the median data point with respect to that

1	factor among all eligible States and assign	
2	it to Puerto Rico for the purposes of mak-	
3	ing any calculation under that clause for	
4	that fiscal year.	
5	(B) Duration.—With respect to a grant	
6	awarded to an eligible State under this sub-	
7	section, the eligible State shall expend the grant	
8	funds during the 5-year period beginning on the	
9	date on which the eligible State is awarded the	
10	grant funds.	
11	(C) CHALLENGE MECHANISM.—The As-	
12	sistant Secretary shall ensure that any eligible	
13	State to which a grant is awarded under this	
14	subsection may appeal or otherwise challenge in	
15	a timely fashion the amount of the grant	
16	awarded to the State, as determined under sub-	
17	paragraph (A).	
18	(D) Use of funds.—The administering	
19	entity for an eligible State to which a grant is	
20	awarded under this subsection shall use the	
21	grant amounts for the following purposes:	
22	(i)(I) Subject to subclause (II), to up-	
23	date or maintain the State Digital Equity	
24	Plan of the State.	

1	(II) An administering entity for an el-
2	igible State to which a grant is awarded
3	under this subsection may use not more
4	than 20 percent of the amount of the
5	grant for the purpose described in sub-
6	clause (I).
7	(ii) To implement the State Digital
8	Equity Plan of the State.
9	(iii)(I) Subject to subclause (II), to
10	award a grant to any entity that is de-
11	scribed in section 1202(b) and is located in
12	the eligible State in order to—
13	(aa) assist in the implementation
14	of the State Digital Equity Plan of
15	the State;
16	(bb) pursue digital inclusion ac-
17	tivities in the State consistent with
18	the State Digital Equity Plan of the
19	State; and
20	(cc) report to the State regarding
21	the digital inclusion activities of the
22	entity.
23	(II) Before an administering entity
24	for an eligible State may award a grant
25	under subclause (I), the administering en-

1	tity shall require the entity to which the
2	grant is awarded to certify that—
3	(aa) the entity shall carry out the
4	activities required under items (aa),
5	(bb), and (cc) of that subclause;
6	(bb) the receipt of the grant shall
7	not result in unjust enrichment of the
8	entity; and
9	(cc) the entity shall cooperate
10	with any evaluation—
11	(AA) of any program that
12	relates to a grant awarded to the
13	entity; and
14	(BB) that is carried out by
15	or for the administering entity,
16	the Assistant Secretary, or an-
17	other Federal official.
18	(iv)(I) Subject to subclause (II), to
19	evaluate the efficacy of the efforts funded
20	by grants made under clause (iii).
21	(II) An administering entity for an el-
22	igible State to which a grant is awarded
23	under this subsection may use not more
24	than 5 percent of the amount of the grant
25	for a purpose described in subclause (I).

1	(v)(I) Subject to subclause (II), for
2	the administrative costs incurred in car-
3	rying out the activities described in clauses
4	(i) through (iv).
5	(II) An administering entity for an el-
6	igible State to which a grant is awarded
7	under this subsection may use not more
8	than 3 percent of the amount of the grant
9	for the purpose described in subclause (I).
10	(e) Assurances.—When applying for a grant under
11	this section, a State shall include in the application for
12	that grant assurances that—
13	(1) if any of the entities described in clauses (i)
14	through (xi) of subsection $(c)(1)(D)$ or section
15	1202(b) is awarded grant funds under this section
16	(referred to in this subsection as a "covered recipi-
17	ent"), provide that—
18	(A) the covered recipient shall use the
19	grant funds in accordance with any applicable
20	statute, regulation, or application procedure;
21	(B) the administering entity for that State
22	shall adopt and use proper methods of admin-
23	istering any grant that the covered recipient is
24	awarded, including by—

1	(i) enforcing any obligation imposed
2	under law on any agency, institution, orga-
3	nization, or other entity that is responsible
4	for carrying out the program to which the
5	grant relates;
6	(ii) correcting any deficiency in the
7	operation of a program to which the grant
8	relates, as identified through an audit or
9	another monitoring or evaluation proce-
10	dure; and
11	(iii) adopting written procedures for
12	the receipt and resolution of complaints al-
13	leging a violation of law with respect to a
14	program to which the grant relates; and
15	(C) the administering entity for that State
16	shall cooperate in carrying out any evaluation—
17	(i) of any program that relates to a
18	grant awarded to the covered recipient;
19	and
20	(ii) that is carried out by or for the
21	Assistant Secretary or another Federal of-
22	ficial;
23	(2) the administering entity for that State
24	shall—

1	(A) use fiscal control and fund accounting
2	procedures that ensure the proper disbursement
3	of, and accounting for, any Federal funds that
4	the State is awarded under this section;
5	(B) submit to the Assistant Secretary any
6	reports that may be necessary to enable the As-
7	sistant Secretary to perform the duties of the
8	Assistant Secretary under this section;
9	(C) maintain any records and provide any
10	information to the Assistant Secretary, includ-
11	ing those records, that the Assistant Secretary
12	determines is necessary to enable the Assistant
13	Secretary to perform the duties of the Assistant
14	Secretary under this section; and
15	(D) with respect to any significant pro-
16	posed change or amendment to the State Dig-
17	ital Equity Plan for the State, make the change
18	or amendment available for public comment in
19	accordance with subsection (c)(2); and
20	(3) the State, before submitting to the Assist-
21	ant Secretary the State Digital Equity Plan of the
22	State, has complied with the requirements of sub-
23	section $(e)(2)$.
24	(f) TERMINATION OF GRANT.—

1	(1) In general.—In addition to other author-
2	ity under applicable law, the Assistant Secretary
3	shall terminate a grant awarded to an eligible State
4	under this section if, after notice to the State and
5	opportunity for a hearing, the Assistant Secretary
6	determines, and presents to the State a rationale
7	and supporting information that clearly dem-
8	onstrates, that—
9	(A) the grant funds are not contributing to
10	the development or implementation of the State
11	Digital Equity Plan of the State, as applicable;
12	(B) the State is not upholding assurances
13	made by the State to the Assistant Secretary
14	under subsection (e); or
15	(C) the grant is no longer necessary to
16	achieve the original purpose for which the As-
17	sistant Secretary awarded the grant.
18	(2) Redistribution.—If the Assistant Sec-
19	retary, in a fiscal year, terminates a grant under
20	paragraph (1) or under other authority under appli-
21	cable law, the Assistant Secretary shall redistribute
22	the unspent grant amounts—
23	(A) to eligible States to which the Assist-
24	ant Secretary has awarded grants under sub-
25	section (d) for that fiscal year; and

1	(B) in accordance with the formula de-
2	scribed in subsection (d)(3)(A)(i).
3	(g) Reporting and Information Requirements;
4	Internet Disclosure.—The Assistant Secretary—
5	(1) shall—
6	(A) require any entity to which a grant, in-
7	cluding a subgrant, is awarded under this sec-
8	tion to publicly report, for each year during the
9	period described in subsection $(c)(3)(D)(ii)$ or
10	(d)(3)(B), as applicable, with respect to the
11	grant, and in a format specified by the Assist-
12	ant Secretary, on—
13	(i) the use of that grant by the entity;
14	(ii) the progress of the entity towards
15	fulfilling the objectives for which the grant
16	was awarded; and
17	(iii) the implementation of the State
18	Digital Equity Plan of the State;
19	(B) establish appropriate mechanisms to
20	ensure that any entity to which a grant, includ-
21	ing a subgrant, is awarded under this section—
22	(i) uses the grant amounts in an ap-
23	propriate manner; and
24	(ii) complies with all terms with re-
25	spect to the use of the grant amounts; and

1	(C) create and maintain a fully searchable
2	database, which shall be accessible on the inter-
3	net at no cost to the public, that contains, at
4	a minimum—
5	(i) the application of each State that
6	has applied for a grant under this section;
7	(ii) the status of each application de-
8	scribed in clause (i);
9	(iii) each report submitted by an enti-
10	ty under subparagraph (A);
11	(iv) a record of public comments re-
12	ceived during the comment period de-
13	scribed in subsection (c)(2)(A) regarding
14	the State Digital Equity Plan of a State,
15	as well as any written responses to or ac-
16	tions taken as a result of those comments;
17	and
18	(v) any other information that the As-
19	sistant Secretary considers appropriate to
20	ensure that the public has sufficient infor-
21	mation to understand and monitor grants
22	awarded under this section; and
23	(2) may establish additional reporting and in-
24	formation requirements for any recipient of a grant
25	under this section.

1	(h) Supplement Not Supplant.—A grant or
2	subgrant awarded under this section shall supplement, not
3	supplant, other Federal or State funds that have been
4	made available to carry out activities described in this sec-
5	tion.
6	(i) Set Asides.—From amounts made available in
7	a fiscal year to carry out the Program, the Assistant Sec-
8	retary shall reserve—
9	(1) not more than 5 percent for the implemen-
10	tation and administration of the Program, which
11	shall include—
12	(A) providing technical support and assist-
13	ance, including ensuring consistency in data re-
14	porting;
15	(B) providing assistance to—
16	(i) States, or administering entities
17	for States, to prepare the applications of
18	those States; and
19	(ii) administering entities with respect
20	to grants awarded under this section;
21	(C) developing the report required under
22	section 1203(a); and
23	(D) providing assistance specific to Indian
24	Tribes, tribally designated entities, and Native
25	Hawaiian organizations, including—

1	(i) conducting annual outreach to In-
2	dian Tribes and Native Hawaiian organiza-
3	tions on the availability of technical assist-
4	ance for applying for or otherwise partici-
5	pating in the Program;
6	(ii) providing technical assistance at
7	the request of any Indian Tribe, tribally
8	designated entity, or Native Hawaiian or-
9	ganization that is applying for or partici-
10	pating in the Program in order to facilitate
11	the fulfillment of any applicable require-
12	ments in subsections (e) and (d); and
13	(iii) providing additional technical as-
14	sistance at the request of any Indian
15	Tribe, tribally designated entity, or Native
16	Hawaiian organization that is applying for
17	or participating in the Program to improve
18	the development or implementation of a
19	Digital Equity plan, such as—
20	(I) assessing all Federal pro-
21	grams that are available to assist the
22	Indian Tribe, tribally designated enti-
23	ty, or Native Hawaiian organization
24	in meeting the goals of a Digital Eq-
25	uity plan;

1	(II) identifying all applicable
2	Federal, State, and Tribal statutory
3	provisions, regulations, policies, and
4	procedures that the Assistant Sec-
5	retary determines are necessary to ad-
6	here to for the deployment of
7	broadband service;
8	(III) identifying obstacles to the
9	deployment of broadband service
10	under a Digital Equity plan, as well
11	as potential solutions; or
12	(IV) identifying activities that
13	may be necessary to the success of a
14	Digital Equity plan, including digital
15	literacy training, technical support,
16	privacy and cybersecurity expertise,
17	and other end-user technology needs;
18	and
19	(2) not less than 5 percent to award grants di-
20	rectly to Indian Tribes, tribally designated entities,
21	and Native Hawaiian organizations to allow those
22	Tribes, entities, and organizations to carry out the
23	activities described in this section.
24	(j) Rules.—The Assistant Secretary may prescribe
25	such rules as may be necessary to carry out this section.

- 1 (k) AUTHORIZATION OF APPROPRIATIONS.—There 2 are authorized to be appropriated to the Assistant Sec-3 retary— 4 (1) for the award of grants under subsection 5 (c)(3), \$60,000,000 for fiscal year 2022, and such amount is authorized to remain available through 6 7 fiscal year 2026; and 8 (2) for the award of grants under subsection 9 (d), \$625,000,000 for fiscal year 2022, and such 10 amount is authorized to remain available through 11 fiscal year 2026. 12 SEC. 1202. DIGITAL EQUITY COMPETITIVE GRANT PRO-13 GRAM. 14 (a) Establishment.— 15 (1) IN GENERAL.—Not later than 30 days after 16 the date on which the Assistant Secretary begins 17 awarding grants under section 1201(d), and not be-18 fore that date, the Assistant Secretary shall estab-19 lish in the Office the Digital Equity Competitive 20 Grant Program (referred to in this section as the "Program"), the purpose of which is to award 21
- promote digital inclusion activities, and spur greater

grants to support efforts to achieve digital equity,

- 24 adoption of broadband service among covered popu-
- 25 lations.

22

1	(2) Consultation; no conflict.—In estab-
2	lishing the Program under paragraph (1), the As-
3	sistant Secretary—
4	(A) may consult a State with respect to—
5	(i) the identification of groups de-
6	scribed in subparagraphs (A) through (H)
7	of section 2(6) located in that State; and
8	(ii) the allocation of grant funds with-
9	in that State for projects in or affecting
10	the State; and
11	(B) shall—
12	(i) consult with—
13	(I) the Secretary of Agriculture;
14	(II) the Secretary of Housing
15	and Urban Development;
16	(III) the Secretary of Education;
17	(IV) the Secretary of Labor;
18	(V) the Secretary of Health and
19	Human Services;
20	(VI) the Secretary of Veterans
21	Affairs;
22	(VII) the Secretary of the Inte-
23	rior;

1	(VIII) the Assistant Secretary for
2	Indian Affairs of the Department of
3	the Interior;
4	(IX) the Commission;
5	(X) the Federal Trade Commis-
6	sion;
7	(XI) the Director of the Institute
8	of Museum and Library Services;
9	(XII) the Administrator of the
10	Small Business Administration;
11	(XIII) the Federal Cochairman
12	of the Appalachian Regional Commis-
13	sion; and
14	(XIV) the head of any other Fed-
15	eral agency that the Assistant Sec-
16	retary determines to be appropriate;
17	and
18	(ii) ensure that the Program com-
19	plements and enhances, and does not con-
20	flict with, other Federal broadband support
21	programs and Universal Service Fund Pro-
22	grams.
23	(b) Eligibility.—The Assistant Secretary may
24	award a grant under the Program to any of the following
25	entities if the entity is not serving, and has not served,

1	as the administering entity for a State under section
2	1201(b):
3	(1) A political subdivision, agency, or instru-
4	mentality of a State, including an agency of a State
5	that is responsible for administering or supervising
6	adult education and literacy activities in the State.
7	(2) An Indian Tribe, a tribally designated enti-
8	ty, or a Native Hawaiian organization.
9	(3) An entity that is—
10	(A) a not-for-profit entity; and
11	(B) not a school.
12	(4) An anchor institution.
13	(5) A local educational agency.
14	(6) An entity that carries out a workforce devel-
15	opment program.
16	(7) A consortium of any of the entities de-
17	scribed in paragraphs (1) through (6).
18	(8) A consortium of—
19	(A) an entity described in any of para-
20	graphs (1) through (6); and
21	(B) an entity that—
22	(i) the Assistant Secretary, by rule,
23	determines to be in the public interest; and
24	(ii) is not a school.

1	(c) Application.—An entity that wishes to be
2	awarded a grant under the Program shall submit to the
3	Assistant Secretary an application—
4	(1) at such time, in such form, and containing
5	such information as the Assistant Secretary may re-
6	quire; and
7	(2) that—
8	(A) provides a detailed explanation of how
9	the entity will use any grant amounts awarded
10	under the Program to carry out the purposes of
11	the Program in an efficient and expeditious
12	manner;
13	(B) identifies the period in which the ap-
14	plicant will expend the grant funds awarded
15	under the Program;
16	(C) includes—
17	(i) a justification for the amount of
18	the grant that the applicant is requesting
19	and
20	(ii) for each fiscal year in which the
21	applicant will expend the grant funds, a
22	budget for the activities that the grant
23	funds will support;
24	(D) demonstrates to the satisfaction of the
25	Assistant Secretary that the entity—

1	(i) is capable of carrying out the
2	project or function to which the application
3	relates and the activities described in sub-
4	section (h)—
5	(I) in a competent manner; and
6	(II) in compliance with all appli-
7	cable Federal, State, and local laws;
8	and
9	(ii) if the applicant is an entity de-
10	scribed in subsection (b)(1), will appro-
11	priate or otherwise unconditionally obligate
12	from non-Federal sources funds that are
13	necessary to meet the requirements of sub-
14	section (e);
15	(E) discloses to the Assistant Secretary the
16	source and amount of other Federal, State, or
17	outside funding sources from which the entity
18	receives, or has applied for, funding for activi-
19	ties or projects to which the application relates;
20	and
21	(F) provides—
22	(i) the assurances that are required
23	under subsection (f); and
24	(ii) an assurance that the entity shall
25	follow such additional procedures as the

1	Assistant Secretary may require to ensure
2	that grant funds are used and accounted
3	for in an appropriate manner.
4	(d) AWARD OF GRANTS.—
5	(1) Factors considered in Award of
6	GRANTS.—In deciding whether to award a grant
7	under the Program, the Assistant Secretary shall, to
8	the extent practicable, consider—
9	(A) whether—
10	(i) an application will, if approved—
11	(I) increase access to broadband
12	service and the adoption of broadband
13	service among covered populations to
14	be served by the applicant; and
15	(II) not result in unjust enrich-
16	ment; and
17	(ii) the applicant is, or plans to sub-
18	contract with, a socially and economically
19	disadvantaged small business concern;
20	(B) the comparative geographic diversity of
21	the application in relation to other eligible ap-
22	plications; and
23	(C) the extent to which an application may
24	duplicate or conflict with another program.
25	(2) Use of funds.—

1	(A) In General.—In addition to the ac-
2	tivities required under subparagraph (B), an
3	entity to which the Assistant Secretary awards
4	a grant under the Program shall use the grant
5	amounts to support not less than one of the fol-
6	lowing activities:
7	(i) To develop and implement digital
8	inclusion activities that benefit covered
9	populations.
10	(ii) To facilitate the adoption of
11	broadband service by covered populations,
12	including by raising awareness of subsidies
13	available to increase affordability of such
14	service (including subsidies available
15	through the Commission), in order to pro-
16	vide educational and employment opportu-
17	nities to those populations.
18	(iii) To implement, consistent with the
19	purposes of this subtitle—
20	(I) training programs for covered
21	populations that cover basic, ad-
22	vanced, and applied skills; or
23	(II) other workforce development
24	programs.

1	(iv) To make available equipment, in-
2	strumentation, networking capability, hard-
3	ware and software, or digital network tech-
4	nology for broadband service to covered
5	populations at low or no cost.
6	(v) To construct, upgrade, expend, or
7	operate new or existing public access com-
8	puting centers for covered populations
9	through anchor institutions.
10	(vi) To undertake any other project or
11	activity that the Assistant Secretary finds
12	to be consistent with the purposes for
13	which the Program is established.
14	(B) Evaluation.—
15	(i) In general.—An entity to which
16	the Assistant Secretary awards a grant
17	under the Program shall use not more
18	than 10 percent of the grant amounts to
19	measure and evaluate the activities sup-
20	ported with the grant amounts.
21	(ii) Submission to assistant sec-
22	RETARY.—An entity to which the Assistant
23	Secretary awards a grant under the Pro-
24	gram shall submit to the Assistant Sec-

1	retary each measurement and evaluation
2	performed under clause (i)—
3	(I) in a manner specified by the
4	Assistant Secretary;
5	(II) not later than 15 months
6	after the date on which the entity is
7	awarded the grant amounts; and
8	(III) annually after the submis-
9	sion described in subclause (II) for
10	any year in which the entity expends
11	grant amounts.
12	(C) Administrative costs.—An entity to
13	which the Assistant Secretary awards a grant
14	under the Program may use not more than 10
15	percent of the amount of the grant for adminis-
16	trative costs in carrying out any of the activities
17	described in subparagraph (A).
18	(D) TIME LIMITATIONS.—With respect to
19	a grant awarded to an entity under the Pro-
20	gram, the entity—
21	(i) except as provided in clause (ii),
22	shall expend the grant amounts during the
23	4-year period beginning on the date on
24	which the entity is awarded the grant
25	amounts; and

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- (ii) during the 1-year period beginning on the date that is 4 years after the date on which the entity is awarded the grant amounts, may continue to measure and evaluate the activities supported with the grant amounts, as required under subparagraph (B).
 - (E) Contracting requirements.—All laborers and mechanics employed by contractors or subcontractors in the performance of construction, alteration, or repair work carried out, in whole or in part, with a grant under the Program shall be paid wages at rates not less than those prevailing on projects of a similar character in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code. With respect to the labor standards in this subparagraph, the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64) Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.
 - (F) NEUTRALITY REQUIREMENT.—An employer to which the Assistant Secretary awards

a grant under the Program shall remain neutral with respect to the exercise of employees and labor organizations of the right to organize and bargain under the National Labor Relations Act (29 U.S.C. 151 et seq.).

(G) Referral of alleged violations of applicable federal Labor and employment law to the appropriate Federal agency for investigation and enforcement, any alleged violation of subparagraph (E) or (F) to the National Labor Relations Board for investigation and enforcement, utilizing all appropriate remedies up to and including debarment from the Program.

(e) Federal Share.—

- (1) IN GENERAL.—Except as provided in paragraph (2), the Federal share of any project for which the Assistant Secretary awards a grant under the Program may not exceed 90 percent.
- (2) EXCEPTION.—The Assistant Secretary may grant a waiver with respect to the limitation on the Federal share of a project described in paragraph (1) if—

1	(A) the applicant with respect to the
2	project petitions the Assistant Secretary for the
3	waiver; and
4	(B) the Assistant Secretary determines
5	that the petition described in subparagraph (A)
6	demonstrates financial need.
7	(f) Assurances.—When applying for a grant under
8	this section, an entity shall include in the application for
9	that grant assurances that the entity will—
10	(1) use any grant funds that the entity is
11	awarded in accordance with any applicable statute,
12	regulation, or application procedure;
13	(2) adopt and use proper methods of admin-
14	istering any grant that the entity is awarded, includ-
15	ing by—
16	(A) enforcing any obligation imposed under
17	law on any agency, institution, organization, or
18	other entity that is responsible for carrying out
19	a program to which the grant relates;
20	(B) correcting any deficiency in the oper-
21	ation of a program to which the grant relates,
22	as identified through an audit or another moni-
23	toring or evaluation procedure; and
24	(C) adopting written procedures for the re-
25	ceipt and resolution of complaints alleging a

1	violation of law with respect to a program to	
2	which the grant relates;	
3	(3) cooperate with respect to any evaluation—	
4	(A) of any program that relates to a grant	
5	awarded to the entity; and	
6	(B) that is carried out by or for the Assist-	
7	ant Secretary or another Federal official;	
8	(4) use fiscal control and fund accounting pro-	
9	cedures that ensure the proper disbursement of, and	
10	accounting for, any Federal funds that the entity is	
11	awarded under the Program;	
12	(5) submit to the Assistant Secretary any re-	
13	ports that may be necessary to enable the Assistant	
14	Secretary to perform the duties of the Assistant Sec-	
15	retary under the Program; and	
16	(6) maintain any records and provide any infor-	
17	mation to the Assistant Secretary, including those	
18	records, that the Assistant Secretary determines is	
19	necessary to enable the Assistant Secretary to per-	
20	form the duties of the Assistant Secretary under the	
21	Program.	
22	(g) Termination of Grant.—In addition to other	
23	authority under applicable law, the Assistant Secretary	
24	shall—	

1	(1) terminate a grant awarded to an entity
2	under this section if, after notice to the entity and
3	opportunity for a hearing, the Assistant Secretary
4	determines, and presents to the entity a rationale
5	and supporting information that clearly dem-
6	onstrates, that—
7	(A) the grant funds are not being used in
8	a manner that is consistent with the application
9	with respect to the grant submitted by the enti-
10	ty under subsection (c);
11	(B) the entity is not upholding assurances
12	made by the entity to the Assistant Secretary
13	under subsection (f); or
14	(C) the grant is no longer necessary to
15	achieve the original purpose for which the As-
16	sistant Secretary awarded the grant; and
17	(2) with respect to any grant funds that the As-
18	sistant Secretary terminates under paragraph (1) or
19	under other authority under applicable law, competi-
20	tively award the grant funds to another applicant (if
21	such an applicant exists), consistent with the re-
22	quirements of this section.
23	(h) Reporting and Information Requirements;
24	Internet Disclosure.—The Assistant Secretary—
25	(1) shall—

1	(A) require any entity to which the Assist
2	ant Secretary awards a grant under the Pro
3	gram to, for each year during the period de
4	scribed in clause (i) of subsection $(d)(2)(D)$
5	with respect to the grant and during the period
6	described in clause (ii) of such subsection with
7	respect to the grant if the entity continues to
8	measure and evaluate the activities supported
9	with the grant amounts during such period
10	submit to the Assistant Secretary a report, in
11	a format specified by the Assistant Secretary
12	regarding—
13	(i) the use by the entity of the gran
	(i) the use by the entity of the granamounts; and
14	
14 15	amounts; and
14 15 16	amounts; and (ii) the progress of the entity towards
14 15 16 17	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant
14 15 16 17	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant was awarded;
114 115 116 117 118 119	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant was awarded; (B) establish mechanisms to ensure approximately.
14 15 16 17 18 19 20	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant was awarded; (B) establish mechanisms to ensure appropriate use of, and compliance with respect to all
14 15 16 17 18 19 20 21	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant was awarded; (B) establish mechanisms to ensure appro- priate use of, and compliance with respect to al terms regarding, grant funds awarded under
13 14 15 16 17 18 19 20 21 22 23	amounts; and (ii) the progress of the entity towards fulfilling the objectives for which the grant was awarded; (B) establish mechanisms to ensure appropriate use of, and compliance with respect to all terms regarding, grant funds awarded under the Program;

a minimum—

25

1	(i) a list of each entity that has ap-
2	plied for a grant under the Program;
3	(ii) a description of each application
4	described in clause (i), including the pro-
5	posed purpose of each grant described in
6	that clause;
7	(iii) the status of each application de-
8	scribed in clause (i), including whether the
9	Assistant Secretary has awarded a grant
10	with respect to the application and, if so,
11	the amount of the grant;
12	(iv) each report submitted by an enti-
13	ty under subparagraph (A); and
14	(v) any other information that the As-
15	sistant Secretary considers appropriate to
16	ensure that the public has sufficient infor-
17	mation to understand and monitor grants
18	awarded under the Program; and
19	(D) ensure that any entity with respect to
20	which an award is terminated under subsection
21	(g) may, in a timely manner, appeal or other-
22	wise challenge that termination; and
23	(2) may establish additional reporting and in-
24	formation requirements for any recipient of a grant
25	under the Program.

1	(i) Supplement Not Supplant.—A grant awarded
2	to an entity under the Program shall supplement, not sup-
3	plant, other Federal or State funds that have been made
4	available to the entity to carry out activities described in
5	this section.
6	(j) Set Asides.—From amounts made available in
7	a fiscal year to carry out the Program, the Assistant Sec-
8	retary shall reserve—
9	(1) not more than 5 percent for the implemen-
10	tation and administration of the Program, which
11	shall include—
12	(A) providing technical support and assist-
13	ance, including ensuring consistency in data re-
14	porting;
15	(B) providing assistance to entities to pre-
16	pare the applications of those entities with re-
17	spect to grants awarded under this section;
18	(C) developing the report required under
19	section 1203(a); and
20	(D) conducting outreach to entities that
21	may be eligible to be awarded a grant under the
22	Program regarding opportunities to apply for
23	such a grant; and
24	(2) not less than 5 percent to award grants di-
25	rectly to Indian Tribes, tribally designated entities.

1	and Native Hawaiian organizations to allow those
2	Tribes, entities, and organizations to carry out the
3	activities described in this section.
4	(k) Rules.—The Assistant Secretary may prescribe
5	such rules as may be necessary to carry out this section.
6	(l) AUTHORIZATION OF APPROPRIATIONS.—There
7	are authorized to be appropriated to the Assistant Sec-
8	retary \$625,000,000 to carry out this section for fiscal
9	year 2022, and such amount is authorized to remain avail-
10	able through fiscal year 2026.
11	SEC. 1203. POLICY RESEARCH, DATA COLLECTION, ANAL-
	WOLG AND MODELING DWALLATION AND DIG
12	YSIS AND MODELING, EVALUATION, AND DIS-
12 13	SEMINATION.
13	
	SEMINATION.
13 14 15	SEMINATION. (a) REPORTING REQUIREMENTS.—
13 14 15 16	SEMINATION. (a) REPORTING REQUIREMENTS.— (1) IN GENERAL.—Not later than 1 year after
13 14 15 16	SEMINATION. (a) REPORTING REQUIREMENTS.— (1) IN GENERAL.—Not later than 1 year after the date on which the Assistant Secretary begins
13 14 15 16 17	SEMINATION. (a) Reporting Requirements.— (1) In General.—Not later than 1 year after the date on which the Assistant Secretary begins awarding grants under section 1201(d), and annu-
13 14	SEMINATION. (a) REPORTING REQUIREMENTS.— (1) IN GENERAL.—Not later than 1 year after the date on which the Assistant Secretary begins awarding grants under section 1201(d), and annually thereafter, the Assistant Secretary shall—
13 14 15 16 17 18	SEMINATION. (a) REPORTING REQUIREMENTS.— (1) IN GENERAL.—Not later than 1 year after the date on which the Assistant Secretary begins awarding grants under section 1201(d), and annually thereafter, the Assistant Secretary shall— (A) submit to the appropriate committees
13 14 15 16 17 18 19 20	SEMINATION. (a) REPORTING REQUIREMENTS.— (1) IN GENERAL.—Not later than 1 year after the date on which the Assistant Secretary begins awarding grants under section 1201(d), and annually thereafter, the Assistant Secretary shall— (A) submit to the appropriate committees of Congress a report that documents, for the

1	(ii) a list of each grant awarded under
2	each covered program, which shall in-
3	clude—
4	(I) the amount of each such
5	grant;
6	(II) the recipient of each such
7	grant; and
8	(III) the purpose for which each
9	such grant was awarded;
10	(iii) any termination or modification
11	of a grant awarded under the covered pro-
12	grams, which shall include a description of
13	the subsequent usage of any funds to
14	which such an action applies; and
15	(iv) each challenge made by an appli-
16	cant for, or a recipient of, a grant under
17	the covered programs and the outcome of
18	each such challenge; and
19	(B) conduct evaluations of the activities
20	carried out under the covered programs, which
21	shall include an evaluation of—
22	(i) whether eligible States to which
23	grants are awarded under the program es-
24	tablished under section 1201 are—

1	(I) abiding by the assurances
2	made by those States under sub-
3	section (e) of that section;
4	(II) meeting, or have met, the
5	stated goals of the State Digital Eq-
6	uity Plans developed by the States
7	under subsection (c) of that section;
8	(III) satisfying the requirements
9	imposed by the Assistant Secretary on
10	those States under subsection (g) of
11	that section; and
12	(IV) in compliance with any
13	other rules, requirements, or regula-
14	tions promulgated by the Assistant
15	Secretary in implementing that pro-
16	gram; and
17	(ii) whether entities to which grants
18	are awarded under the program established
19	under section 1202 are—
20	(I) abiding by the assurances
21	made by those entities under sub-
22	section (f) of that section;
23	(II) meeting, or have met, the
24	stated goals of those entities with re-
25	spect to the use of the grant amounts;

1	(III) satisfying the requirements
2	imposed by the Assistant Secretary on
3	those entities under subsection (h) of
4	that section; and
5	(IV) in compliance with any
6	other rules, requirements, or regula-
7	tions promulgated by the Assistant
8	Secretary in implementing that pro-
9	gram.
10	(2) Public availability.—The Assistant Sec-
11	retary shall make each report submitted under para-
12	graph (1)(A) publicly available in an online format
13	that—
14	(A) facilitates access and ease of use;
15	(B) is searchable; and
16	(C) is accessible—
17	(i) to individuals with disabilities; and
18	(ii) in languages other than English.
19	(b) AUTHORITY TO CONTRACT AND ENTER INTO
20	OTHER ARRANGEMENTS.—The Assistant Secretary may
21	award grants and enter into contracts, cooperative agree-
22	ments, and other arrangements with Federal agencies,
23	public and private organizations, and other entities with
24	expertise that the Assistant Secretary determines appro-
25	priate in order to—

1	(1) evaluate the impact and efficacy of activities
2	supported by grants awarded under the covered pro-
3	grams; and
4	(2) develop, catalog, disseminate, and promote
5	the exchange of best practices, both with respect to
6	and independent of the covered programs, in order
7	to achieve digital equity.
8	(c) Consultation and Public Engagement.—In
9	carrying out subsection (a), and to further the objectives
10	described in paragraphs (1) and (2) of subsection (b), the
11	Assistant Secretary shall conduct ongoing collaboration
12	and consult with—
13	(1) the Secretary of Agriculture;
14	(2) the Secretary of Housing and Urban Devel-
15	opment;
16	(3) the Secretary of Education;
17	(4) the Secretary of Labor;
18	(5) the Secretary of Health and Human Serv-
19	ices;
20	(6) the Secretary of Veterans Affairs;
21	(7) the Secretary of the Interior;
22	(8) the Assistant Secretary for Indian Affairs of
23	the Department of the Interior;
24	(9) the Commission;
25	(10) the Federal Trade Commission.

1	(11) the Director of the Institute of Museum
2	and Library Services;
3	(12) the Administrator of the Small Business
4	Administration;
5	(13) the Federal Cochairman of the Appa-
6	lachian Regional Commission;
7	(14) State agencies and governors of States (or
8	equivalent officials);
9	(15) entities serving as administering entities
10	for States under section 1201(b);
11	(16) national, State, Tribal, and local organiza-
12	tions that conduct digital inclusion activities, pro-
13	mote digital equity, or provide digital literacy serv-
14	ices;
15	(17) researchers, academics, and philanthropic
16	organizations; and
17	(18) other agencies, organizations (including
18	international organizations), entities (including enti-
19	ties with expertise in the fields of data collection,
20	analysis and modeling, and evaluation), and commu-
21	nity stakeholders, as determined appropriate by the
22	Assistant Secretary.
23	(d) Technical Support and Assistance.—The
24	Assistant Secretary shall provide technical support and as-
25	sistance to potential applicants for the covered programs

- 1 and entities awarded grants under the covered programs,
- 2 to ensure consistency in data reporting and to meet the
- 3 objectives of this section.

4 SEC. 1204. GENERAL PROVISIONS.

- 5 (a) Nondiscrimination.—
- 6 (1) In General.—No individual in the United 7 States may, on the basis of actual or perceived race, 8 color, religion, national origin, sex, gender identity, 9 sexual orientation, age, or disability, be excluded 10 from participation in, be denied the benefits of, or 11 be subjected to discrimination under any program or 12 activity that is funded in whole or in part with funds 13 made available under this subtitle.
 - (2) Enforcement.—The Assistant Secretary shall effectuate paragraph (1) with respect to any program or activity described in that paragraph by issuing regulations and taking actions consistent with section 602 of the Civil Rights Act of 1964 (42 U.S.C. 2000d–1).
 - (3) Judicial Review.—Judicial review of an action taken by the Assistant Secretary under paragraph (2) shall be available to the extent provided in section 603 of the Civil Rights Act of 1964 (42 U.S.C. 2000d–2).

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1	(b) Technological Neutrality.—The Assistant
2	Secretary shall, to the extent practicable, carry out this
3	subtitle in a technologically neutral manner.
4	(c) Audit and Oversight.—There are authorized
5	to be appropriated to the Office of Inspector General of
6	the Department of Commerce for audits and oversight of
7	funds made available to carry out this subtitle, \$1,000,000
8	for fiscal year 2022, and such amount is authorized to
9	remain available through fiscal year 2026.
10	TITLE II—BROADBAND AFFORD-
11	ABILITY AND PRICING TRANS-
12	PARENCY
1 4	
13	Subtitle A—Broadband
13	Subtitle A—Broadband
13 14	Subtitle A—Broadband Affordability
131415	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR
13 14 15 16	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND
13 14 15 16 17	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND.
13 14 15 16 17 18	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND. There are authorized to be appropriated to the Emer-
13 14 15 16 17 18 19	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND. There are authorized to be appropriated to the Emergency Broadband Connectivity Fund established under
13 14 15 16 17 18 19 20	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND. There are authorized to be appropriated to the Emergency Broadband Connectivity Fund established under subsection (i) of section 904 of title IX of division N of
13 14 15 16 17 18 19 20 21	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND. There are authorized to be appropriated to the Emergency Broadband Connectivity Fund established under subsection (i) of section 904 of title IX of division N of the Consolidated Appropriations Act, 2021 (Public Law
13 14 15 16 17 18 19 20 21 22	Subtitle A—Broadband Affordability SEC. 2101. AUTHORIZATION FOR ADDITIONAL FUNDS FOR THE EMERGENCY BROADBAND CONNECTIVITY FUND. There are authorized to be appropriated to the Emergency Broadband Connectivity Fund established under subsection (i) of section 904 of title IX of division N of the Consolidated Appropriations Act, 2021 (Public Law 116–260) \$6,000,000,000 for fiscal year 2022 for the pur-

SEC. 2102. GRANTS TO STATES TO STRENGTHEN NATIONAL 2 LIFELINE ELIGIBILITY VERIFIER. 3 (a) IN GENERAL.—Not later than 45 days after the date of the enactment of this Act, the Commission shall 4 5 establish a program to provide a grant, from amounts appropriated under subsection (d), to each eligible entity for 6 7 the purpose described under subsection (b). 8 (b) Purpose.—The Commission shall make a grant to each eligible entity for the purpose of establishing or 10 amending a connection between the databases of such en-11 tity that contain information concerning the receipt by a household, or a member of a household, of benefits under 13 a program administered by such entity (including any benefit provided under the supplemental nutrition assistance program under the Food and Nutrition Act of 2008 (7 15 U.S.C. 2011 et seq.)) and the National Lifeline Eligibility Verifier so that the receipt by a household, or a member 17 18 of a household, of benefits under such benefits program— 19 (1) is reflected in the National Lifeline Eligi-20 bility Verifier; and 21 (2) can be used to verify eligibility for— 22 (A) the Lifeline program established under 23 subpart E, part 54, of title 47, Code of Federal 24 Regulations (or any successor regulation); and 25 (B) the Emergency Broadband Benefit 26 Program established under section 904(b) of

1	title IX of division N of the Consolidated Ap-
2	propriations Act, 2021 (Public Law 116–260).
3	(c) DISBURSEMENT OF GRANT FUNDS.—Not later
4	than 60 days after the program established under sub-
5	section (a) is established, funds provided under each grant
6	made under such subsection shall be disbursed to the enti-
7	ty receiving such grant.
8	(d) Authorization of Appropriations.—There
9	are authorized to be appropriated \$200,000,000 for fiscal
10	year 2022 for the purposes of carrying out this section,
11	and such amount is authorized to remain available
12	through fiscal year 2026.
13	(e) Eligible Entities.—In this section, the term
14	"eligible entity" means an entity that—
15	(1) is a State or Tribal entity; and
16	(2) not later than 30 days after the date of the
17	enactment of this Act, submits to the Commission
18	an application containing such information as the
19	Commission may require.
20	SEC. 2103. FEDERAL COORDINATION BETWEEN NATIONAL
21	ELIGIBILITY VERIFIER AND NATIONAL ACCU-
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22	RACY CLEARINGHOUSE.
23	RACY CLEARINGHOUSE. Notwithstanding section $11(x)(2)(C)(i)$ of the Food

- 1 of this Act, the Commission shall, in coordination with the
- 2 Secretary of Agriculture, establish an automated connec-
- 3 tion, to the maximum extent practicable, between the Na-
- 4 tional Lifeline Eligibility Verifier and the National Accu-
- 5 racy Clearinghouse established under section 11(x) of the
- 6 Food and Nutrition Act of 2008 (7 U.S.C. 2020(x)) for
- 7 the supplemental nutrition assistance program.
- 8 SEC. 2104. FEDERAL COORDINATION BETWEEN LIFELINE
- 9 AND SNAP VERIFICATION.
- 10 (a) In General.—Notwithstanding section
- 11 11(x)(2)(c)(i) of the Food and Nutrition Act of 2008 (7)
- 12 U.S.C. 2020(x)(2)(C)(i), not later than 180 days after
- 13 the date of enactment of this Act, the Commission shall,
- 14 in coordination with the Secretary of Agriculture, establish
- 15 an automated connection, to the maximum extent prac-
- 16 ticable, between the National Lifeline Eligibility Verifier
- 17 and the National Accuracy Clearinghouse established
- 18 under section 11(x) of the Food and Nutrition Act of 2008
- 19 (7 U.S.C. 2020(x)) for the Supplemental Nutrition Assist-
- 20 ance Program.
- 21 (b) Annual Report.—Not later than 1 year after
- 22 the date of enactment of this Act, and each year there-
- 23 after, the Secretary of Agriculture, in consultation with
- 24 the Commission, shall produce a report on enrollment in
- 25 the Lifeline program by individuals participating in the

- 1 supplemental nutrition assistance program established
- 2 under the Food and Nutrition Act of 2008 (7 U.S.C.
- 3 20112 et seq.).
- 4 (c) STUDY.—Not later than 1 year after the date of
- 5 enactment of this Act, the Commission shall conduct a
- 6 study and submit a report to the Congress on—
- 7 (1) the projected number of new broadband
- 8 service consumers who adopted broadband service
- 9 through a Federal assistance program; and
- 10 (2) data that illustrates the efficacy of various
- advertising efforts on eligibility for the Lifeline pro-
- 12 gram.
- 13 SEC. 2105. DEFINITIONS.
- 14 In this subtitle:
- 15 (1) AUTOMATED CONNECTION.—The term
- 16 "automated connection" means a connection be-
- tween two or more information systems where the
- manual input of information in one system leads to
- 19 the automatic input of the same information into
- any other connected system.
- 21 (2) National Lifeline eligibility
- 22 VERIFIER.—The term "National Lifeline Eligibility
- Verifier" has the meaning given such term in section
- 54.400 of title 47, Code of Federal Regulations (or
- any successor regulation).

1	(3) Tribal entity.—The term "Tribal entity"
2	means any of the following:
3	(A) The governing body of any Indian or
4	Alaska Native Tribe, band, nation, pueblo, vil-
5	lage, community, component band, or compo-
6	nent reservation, individually recognized (in-
7	cluding parenthetically) in the list published
8	most recently as of the date of enactment of
9	this Act pursuant to section 104 of the Feder-
10	ally Recognized Indian Tribe List Act of 1994
11	(25 U.S.C. 5131).
12	(B) The Department of Hawaiian Home
13	Lands.
14	Subtitle B—Additional Authoriza-
15	tion for Emergency
16	Connectivity Fund
17	SEC. 2201. ADDITIONAL AUTHORIZATION FOR EMERGENCY
18	CONNECTIVITY FUND.
19	There is authorized to be appropriated to the Emer-
20	gency Connectivity Fund established under section
21	7402(c) of the American Rescue Plan Act of 2021
22	\$2,000,000,000 for fiscal year 2022 for the purposes de-
23	scribed in such section, and such amount is authorized to
24	remain available through fiscal year 2026.

1	Subtitle C—Additional Authoriza-
2	tion for Connecting Minority
3	Communities Fund.
4	SEC. 2301. ADDITIONAL AUTHORIZATION FOR CONNECTING
5	MINORITY COMMUNITIES FUND.
6	There are authorized to be appropriated to the Con-
7	necting Minority Communities Fund established under
8	section 902(c)(2) of title IX of division N of the Consoli-
9	dated Appropriations Act, 2021 (Public Law 116–260)
10	\$1,000,000,000 for fiscal year 2022 for the purposes de-
11	scribed in subparagraph (B) of such section, and such
12	amount is authorized to remain available through fiscal
13	year 2026.
14	Subtitle D—Pricing Transparency
15	SEC. 2401. DEFINITIONS.
16	In this subtitle:
17	(1) Broadband internet access service.—
18	The term "broadband internet access service" has
19	the meaning given the term in section 8.1(b) of title
20	47, Code of Federal Regulations, or any successor
21	regulation.
22	(2) FIXED WIRELESS BROADBAND.—The term
23	"fixed wireless broadband" means broadband inter-
24	net access service that serves end users primarily at
25	fixed endpoints through stationary equipment con-

1	nected by the use of radio, such as by the use of un-
2	licensed spectrum.
3	(3) Mobile Broadband.—The term "mobile
4	broadband''—
5	(A) means broadband internet access serv-
6	ice that serves end users primarily using mobile
7	stations;
8	(B) includes services that use smartphones
9	or mobile network-enabled tablets as the pri-
10	mary endpoints for connection to the internet;
11	and
12	(C) includes mobile satellite broadband
13	internet access services.
14	(4) Provider.—The term "provider" means a
15	provider of fixed or mobile broadband internet access
16	service.
17	(5) Satellite Broadband.—The term "sat-
18	ellite broadband" means broadband internet access
19	service that serves end users primarily at fixed
20	endpoints through stationary equipment connected
21	by the use of orbital satellites.
22	(6) Terrestrial fixed broadband.—The
23	term "terrestrial fixed broadband" means broadband
24	internet access service that serves end users pri-
25	marily at fixed endpoints through stationary equip-

- 1 ment connected by wired technology such as cable,
- 2 DSL, and fiber.

3 SEC. 2402. BROADBAND TRANSPARENCY.

4 (a) Rules.—

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- (1) IN GENERAL.—Not later than 1 year after 6 the date of the enactment of this Act, the Commis-7 sion shall issue final rules that include a require-8 ment for the annual collection by the Commission of 9 data relating to the price and subscription rates of 10 fixed terrestrial broadband. fixed wireless 11 broadband, satellite broadband, and mobile 12 broadband.
 - (2) UPDATES.—Not later than 90 days after the date on which rules are issued under paragraph (1), and when determined to be necessary by the Commission thereafter, the Commission shall revise such rules to verify the accuracy of data submitted pursuant to such rules.
 - (3) Redundancy avoidance.—Nothing in this section shall be construed to require the Commission, in order to meet a requirement of this section, to duplicate an activity that the Commission is undertaking as of the date of the enactment of this Act, if the Commission refers to such activity in the rules issued under paragraph (1), such activity

- 1 meets the requirements of this section, and the Com-
- 2 mission discloses such activity to the public.
- 3 (b) CONTENT OF RULES.—The rules issued by the
- 4 Commission under subsection (a)(1) shall require the
- 5 Commission to collect from each provider of terrestrial
- 6 fixed broadband, fixed wireless broadband, mobile
- 7 broadband, or satellite broadband, data that includes—
- 8 (1) either the weighted average of the monthly
 9 prices charged to subscribed households within each
 10 census block for each distinct broadband internet ac11 cess service plan or tier of standalone broadband
 12 internet access service, including mandatory equip-
- ment charges, usage-based fees, and fees for early
- 14 termination of required contracts, or the monthly
- price charged to each subscribed household, includ-
- ing such charges and fees;
- 17 (2) either the mean monthly price within the
- duration of subscription contracts offered within
- each census block for each distinct broadband inter-
- 20 net access service plan or tier of standalone
- 21 broadband internet access service, including manda-
- tory equipment charges, usage-based fees, and fees
- for early termination of required contracts, or the
- mean monthly price within the duration of subscrip-

- tion contracts offered to each household, including
 such charges and fees;
 - (3) either the subscription rate within each census block for each distinct broadband internet access service plan or tier of standalone broadband internet access service, or information regarding the subscription status of each household to which a subscription is offered;
 - (4) data necessary to demonstrate the actual price paid by subscribers of broadband internet access service at each tier for such service in a manner that—
 - (A) takes into account any discounts (or similar price concessions); and
 - (B) identifies any additional taxes and fees (including for the use of equipment related to the use of a subscription for such service), any monthly data usage limitation at the stated price, and the extent to which the price of the service reflects inclusion within a product bundle; and
 - (5) data necessary to assess the resiliency of the broadband internet access service network in the event of a natural disaster or emergency.

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(c) Technical Assistance.—The Commission shall
provide technical assistance to small providers (as defined
by the Commission) of broadband internet access service,
to ensure such providers can fulfill the requirements of
this section.
SEC. 2403. DISTRIBUTION OF DATA.
(a) Availability of Data.—Subject to subsection
(b), the Commission shall make all data relating to
broadband internet access service collected under rules re-
quired by this subtitle available in a commonly used elec-
tronic format to—
(1) other Federal agencies, including the Na-
tional Telecommunications and Information Admin-
istration, to assist that agency in conducting the
study required by subsection (g) of section 903 of di-
vision FF of the Consolidated Appropriations Act,
2021 (Public Law 116–260), as added by this Act;
(2) a broadband office, public utility commis-
sion, broadband mapping program, or other
broadband program of a State, in the case of data
pertaining to the needs of that State;
(3) a unit of local government, in the case of

data pertaining to the needs of that locality; and

1 (4) an individual or organization conducting re-2 search for noncommercial purposes or public interest 3 purposes. 4 (b) Protection of Data.— (1) In General.—The Commission may not 6 share any data described in subsection (a) with an 7 entity or individual described in that subsection un-8 less the Commission has determined that the receiv-9 ing entity or individual has the capability and intent 10 to protect any personally identifiable information 11 contained in the data. 12 (2) Determination of Personally Identi-13 FIABLE INFORMATION.—The Commission— 14 (A) shall define the term "personally iden-15 tifiable information", for purposes of paragraph 16 (1), through notice and comment rulemaking; 17 and 18 (B) may not share any data under sub-19 section (a) before completing the rulemaking 20 under subparagraph (A). 21 (c) Balancing Access and Protection.—If the 22 Commission is unable to determine under subsection 23 (b)(1) that an entity or individual requesting access to data under subsection (a) has the capability to protect personally identifiable information contained in the data, the

1	Commission shall make as much of the data available as
2	possible in a format that does not compromise personally
3	identifiable information, through methods such as
4	anonymization.
5	SEC. 2404. COORDINATION WITH CERTAIN OTHER FEDERAL
6	AGENCIES.
7	Section 804(b)(2) of the Communications Act of
8	1934 (47 U.S.C. 644(b)(2)), as added by the Broadband
9	DATA Act (Public Law 116–130), is amended—
10	(1) in subparagraph (A)(ii), by striking the
11	semicolon at the end and inserting "; and;
12	(2) by amending subparagraph (B) to read as
13	follows:
14	"(B) coordinate with the Postmaster Gen-
15	eral, the heads of other Federal agencies that
16	operate delivery fleet vehicles, and the Director
17	of the Bureau of the Census for assistance with
18	data collection whenever coordination could fea-
19	sibly yield more specific geographic data."; and
20	(3) by striking subparagraph (C).
21	SEC. 2405. ADOPTION OF CONSUMER BROADBAND LABELS.
22	(a) Final Rule.—Not later than 1 year after the
23	date of the enactment of this Act, the Commission shall
24	promulgate regulations to promote and incentivize the
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- 1 scribed in the Public Notice of the Commission issued on
- 2 April 4, 2016 (DA 16-357), to disclose to consumers in-
- 3 formation regarding broadband internet access service
- 4 plans.
- 5 (b) Hearings.—In issuing the final rule under sub-
- 6 section (a), the Commission shall conduct a series of pub-
- 7 lic hearings to assess, at the time of the proceeding—
- 8 (1) how consumers evaluate broadband internet
- 9 access service plans; and
- 10 (2) whether disclosures to consumers of infor-
- 11 mation regarding broadband internet access service
- plans, including those required under section 8.1 of
- title 47, Code of Federal Regulations, are available,
- 14 effective, and sufficient.

15 **SEC. 2406. GAO REPORT.**

- Not later than one year after the date of the enact-
- 17 ment of this Act, the Comptroller General of the United
- 18 States shall submit to the Committee on Energy and Com-
- 19 merce of the House of Representatives, the Committee on
- 20 Agriculture of the House of Representatives, the Com-
- 21 mittee on Transportation and Infrastructure of the House
- 22 of the Representatives, the Committee on Commerce,
- 23 Science, and Transportation of the Senate, the Committee
- 24 on Environment and Public Works of the Senate, and the
- 25 Committee on Agriculture, Nutrition, and Forestry of the

1	Senate, a report that evaluates the process used by the
2	Commission for establishing, reviewing, and updating the
3	upload and download broadband internet access service
4	speed thresholds, including—
5	(1) how the Commission reviews and updates
6	broadband internet access speed thresholds;
7	(2) whether the Commission considers future
8	broadband internet access service speed needs when
9	establishing broadband internet access service speed
10	thresholds, including whether the Commission con-
11	siders the need, or the anticipated need, for higher
12	upload or download broadband internet access serv-
13	ice speeds in the five-year period and the ten-year
14	period after the date on which a broadband internet
15	access service speed threshold is to be established;
16	and
17	(3) how the Commission considers the impacts
18	of changing uses of the internet in establishing, re-
19	viewing, or updating broadband internet access serv-
20	ice speed thresholds, including—
21	(A) the proliferation of internet-based busi-
22	ness;
23	(B) working remotely and running a busi-
24	ness from home;
25	(C) video teleconferencing;

1	(D) distance learning;
2	(E) in-house web hosting; and
3	(F) cloud data storage.
4	TITLE III—BROADBAND ACCESS
5	Subtitle A—Expansion of
6	Broadband Access
7	SEC. 3101. EXPANSION OF BROADBAND ACCESS IN
8	UNSERVED AREAS AND AREAS WITH LOW-
9	TIER OR MID-TIER SERVICE.
10	(a) In General.—Title VII of the Communications
11	Act of 1934 (47 U.S.C. 601 et seq.) is amended by adding
12	at the end the following new section:
13	"SEC. 723. EXPANSION OF BROADBAND ACCESS IN
14	UNSERVED AREAS AND AREAS WITH LOW-
14 15	UNSERVED AREAS AND AREAS WITH LOW-
15 16	TIER OR MID-TIER SERVICE.
15 16 17	TIER OR MID-TIER SERVICE. "(a) Program Established.—Not later than 180
15 16 17	TIER OR MID-TIER SERVICE. "(a) Program Established.—Not later than 180 days after the date of the enactment of this section, the
15 16 17 18	TIER OR MID-TIER SERVICE. "(a) PROGRAM ESTABLISHED.—Not later than 180 days after the date of the enactment of this section, the Commission, in consultation with the Assistant Secretary.
15 16 17 18	TIER OR MID-TIER SERVICE. "(a) PROGRAM ESTABLISHED.—Not later than 180 days after the date of the enactment of this section, the Commission, in consultation with the Assistant Secretary, shall establish a program to expand access to broadband
115 116 117 118 119 220	TIER OR MID-TIER SERVICE. "(a) PROGRAM ESTABLISHED.—Not later than 180 days after the date of the enactment of this section, the Commission, in consultation with the Assistant Secretary, shall establish a program to expand access to broadband service for unserved areas, areas with low-tier service.
115 116 117 118 119 220 221	"(a) Program Established.—Not later than 180 days after the date of the enactment of this section, the Commission, in consultation with the Assistant Secretary, shall establish a program to expand access to broadband service for unserved areas, areas with low-tier service, areas with mid-tier service, and unserved anchor institu-
115 116 117 118 119 220 221 222	"(a) Program Established.—Not later than 180 days after the date of the enactment of this section, the Commission, in consultation with the Assistant Secretary, shall establish a program to expand access to broadband service for unserved areas, areas with low-tier service, areas with mid-tier service, and unserved anchor institutions in accordance with the requirements of this section

1	"(2) does not require funding recipients to be
2	designated as eligible telecommunications carriers
3	under section 214(e).
4	"(b) USE OF PROGRAM FUNDS.—
5	"(1) Expanding access to broadband serv-
6	ICE THROUGH NATIONAL SYSTEM OF COMPETITIVE
7	BIDDING.—Not later than 18 months after the date
8	of the enactment of this section, the Commission
9	shall award 75 percent of the amounts appropriated
10	under subsection (g) through national systems of
11	competitive bidding to funding recipients only to ex-
12	pand access to broadband service in unserved areas
13	and areas with low-tier service.
14	"(2) Expanding access to broadband serv-
15	ICE THROUGH STATES.—
16	"(A) DISTRIBUTION OF FUNDS TO
17	STATES.—Not later than 255 days after the
18	date of the enactment of this section, the Com-
19	mission shall distribute 25 percent of the
20	amounts appropriated under subsection (g)
21	among the States, as follows:
22	"(i) \$100,000,000 shall be distributed
23	to each of the 50 States, the District of
24	Columbia, and Puerto Rico.

1	"(ii) \$100,000,000 shall be allocated
2	equally among and distributed to the
3	United States Virgin Islands, Guam,
4	American Samoa, the Commonwealth of
5	the Northern Mariana Islands, the Repub-
6	lic of the Marshall Islands, the Federated
7	States of Micronesia, and the Republic of
8	Palau.
9	"(iii) The remainder shall be allocated
10	among and distributed to the entities de-
11	scribed in clause (i), in proportion to the
12	population of each such entity.
13	"(B) Public Notice.—Not later than 195
14	days after the date of the enactment of this sec-
15	tion, the Commission shall issue a public notice
16	informing each State and the public of the
17	amounts to be distributed under this para-
18	graph. The notice shall include—
19	"(i) the manner in which a State shall
20	inform the Commission of that State's ac-
21	ceptance or acceptance in part of the
22	amounts to be distributed under this para-
23	graph;
24	"(ii) the date (which is 30 days after
25	the date on which the public notice is

1	issued) by which such acceptance or ac-
2	ceptance in part is due; and
3	"(iii) the requirements as set forth
4	under this section and as may be further
5	prescribed by the Commission.
6	"(C) ACCEPTANCE BY STATES.—Not later
7	than 30 days after the date on which a public
8	notice is issued under subparagraph (B), each
9	State accepting amounts to be distributed
10	under this paragraph shall inform the Commis-
11	sion of the acceptance or acceptance in part by
12	the State of the amounts to be distributed
13	under this paragraph in the manner described
14	by the Commission in the public notice.
15	"(D) REQUIREMENTS FOR STATE RECEIPT
16	OF AMOUNTS DISTRIBUTED.—Each State ac-
17	cepting amounts distributed under this para-
18	graph—
19	"(i) shall only award such amounts
20	through statewide systems of competitive
21	bidding, in the manner prescribed by the
22	State but subject to the requirements as
23	set forth under this section and as may be
24	further prescribed by the Commission;
25	"(ii) shall make such awards only—

1	"(I) to funding recipients to ex-
2	pand access to broadband service in
3	unserved areas and areas with low-tier
4	service;
5	"(II) to funding recipients to ex-
6	pand access to broadband service to
7	unserved anchor institutions; or
8	"(III) to funding recipients to ex-
9	pand access to broadband service in
10	areas with mid-tier service, but only if
11	a State does not have, or no longer
12	has, any unserved areas or areas with
13	low-tier service;
14	"(iii) shall conduct separate systems
15	of competitive bidding for awards made to
16	unserved anchor institutions under clause
17	(ii)(II), if a State awards any amounts dis-
18	tributed under this paragraph to unserved
19	anchor institutions;
20	"(iv) shall return any unused portion
21	of amounts distributed under this para-
22	graph to the Commission within 10 years
23	after the date of the enactment of this sec-
24	tion and shall submit a certification to the
25	Commission before receiving such amounts

1	that the State will return such amounts;
2	and
3	"(v) may not use more than 5 percent
4	of the amounts distributed under this
5	paragraph to administer a system or sys-
6	tems of competitive bidding authorized by
7	this paragraph.
8	"(3) Federal and state coordination.—
9	The Commission, in consultation with the Office of
10	Internet Connectivity and Growth, shall establish
11	processes through the rulemaking under subsection
12	(e) to—
13	"(A) permit a State to elect for the Com-
14	mission to conduct statewide systems of com-
15	petitive bidding on behalf of such State as part
16	of, or in coordination with, national systems of
17	competitive bidding;
18	"(B) assist States in conducting statewide
19	systems of competitive bidding;
20	"(C) ensure that program funds awarded
21	by the Commission and program funds awarded
22	by the States are not used in the same areas;
23	and
24	"(D) ensure that program funds and funds
25	awarded through other Federal programs to ex-

pand broadband service with a download speed
of at least 100 megabits per second, an upload
speed of at least 100 megabits per second, and
latency that is sufficiently low to allow multiple,
simultaneous, real-time, interactive applications,
are not used in the same areas.

"(c) Program Requirements.—

- "(1) TECHNOLOGY NEUTRALITY REQUIRED.—
 The entity administering a system of competitive bidding (either a State or the Commission) in making awards may not favor a project using any particular technology.
- "(2) Gigabit Performance funding.—The Commission shall reserve 20 percent of the amounts to be awarded by the Commission under subsection (b)(1), and each State shall reserve 20 percent of the amounts distributed to such State under subsection (b)(2), for bidders committing (with respect to any particular project by such a bidder) to offer, not later than the date that is 4 years after the date on which funding is provided under this section for such project—
 - "(A) broadband service with a download speed of at least 1 gigabit per second, an upload speed of at least 1 gigabit per second,

1	and latency that is sufficiently low to allow mul-
2	tiple, simultaneous, real-time, interactive appli-
3	cations; or
4	"(B) in the case of a project to provide
5	broadband service to an unserved anchor insti-
6	tution, broadband service with a download
7	speed of at least 10 gigabits per second per
8	1,000 users, an upload speed of at least 10 gig-
9	abits per second per 1,000 users, and latency
10	that is sufficiently low to allow multiple, simul-
11	taneous, real-time, interactive applications.
12	"(3) System of competitive bidding proc-
13	ESS.—The entity administering a system of competi-
14	tive bidding (either a State or the Commission) shall
15	structure the system of competitive bidding process
16	to—
17	"(A) first hold a system of competitive bid-
18	ding only for bidders committing (with respect
19	to any particular project by such a bidder) to
20	offer, not later than the date that is 4 years
21	after the date on which funding is provided
22	under this section for such project—
23	"(i) broadband service with a
24	download speed of at least 1 gigabit per
25	second, an upload speed of at least 1 gig-

1	abit per second, and latency that is suffi-
2	ciently low to allow multiple, simultaneous,
3	real-time, interactive applications; or

"(ii) in the case of a project to provide broadband service to an unserved anchor institution, broadband service with a download speed of at least 10 gigabits per second per 1,000 users, an upload speed of at least 10 gigabits per second per 1,000 users, and latency that is sufficiently low to allow multiple, simultaneous, real-time, interactive applications; and

"(B) after holding the system of competitive bidding required by subparagraph (A), hold one or more systems of competitive bidding, in areas not receiving awards under subparagraph (A), to award funds for projects in areas that are estimated to remain unserved areas, areas with low-tier service, or (to the extent permitted under this section) areas with mid-tier service, or (to the extent permitted under this section) for projects to offer broadband service to anchor institutions that are estimated to remain unserved anchor institutions, after the completion of the projects for which funding is award-

ed under the system of competitive bidding required by subparagraph (A) or any previous system of competitive bidding under this subparagraph.

- "(4) Funds priority preference.—There shall be a preference in a system of competitive bidding for projects that would expand access to broadband service in areas where at least 90 percent of the population has no access to broadband service or does not have access to broadband service offered with a download speed of at least 25 megabits per second, with an upload speed of at least 3 megabits per second, and with latency that is sufficiently low to allow multiple, simultaneous, real-time, interactive applications. Such projects shall be given priority in such system of competitive bidding over all other projects, regardless of how many preferences under paragraph (5) for which such other projects qualify.
- "(5) Funds preference.—There shall be a preference in a system of competitive bidding, as determined by the entity administering the system of competitive bidding (either a State or the Commission), for any of the following projects:
- 24 "(A) Projects with at least 20 percent 25 matching funds from non-Federal sources.

1	"(B) Projects that would expand access to
2	broadband service on Tribal lands, as defined
3	by the Commission.
4	"(C) Projects that would provide
5	broadband service with higher speeds than
6	those specified in subsection (d)(2), except in
7	the case of funds awarded under subparagraph
8	(A) of paragraph (3).
9	"(D) Projects that would expand access to
10	broadband service in advance of the time speci-
11	fied in subsection (e)(5), except in the case of
12	funds awarded under subparagraph (A) of
13	paragraph (3).
14	"(E) Projects that would expand access to
15	broadband service to persistent poverty counties
16	or high-poverty areas at subsidized rates.
17	"(F) Projects that, at least until the date
18	that is 10 years after the date of the enactment
19	of this section, would provide broadband service
20	with comparable speeds to those provided in
21	areas that, on the day before such date of en-
22	actment, were not unserved areas, areas with
23	low-tier service, or areas with mid-tier service,

with minimal future investment.

1	"(G) Projects with support from the local
2	community, demonstrated by at least one letter
3	of support from local elected officials in the
4	community.
5	"(H) Projects that would provide for the
6	deployment of open-access broadband service
7	networks.
8	"(6) Unserved areas and areas with low-
9	TIER OR MID-TIER SERVICE.—In determining wheth-
10	er an area is an unserved area, an area with low-
11	tier service, or an area with mid-tier service or
12	whether an anchor institution is an unserved anchor
13	institution for any system of competitive bidding au-
14	thorized under this section, the Commission shall
15	implement the following requirements through the
16	rulemaking described in subsection (e):
17	"(A) Data for initial determina-
18	TION.—To make an initial determination as to
19	whether an area is an unserved area, an area
20	with low-tier service, or an area with mid-tier
21	service or whether an anchor institution is an
22	unserved anchor institution, the Commission

shall—

1	"(i) use the most accurate and granu-
2	lar data on the map created by the Com-
3	mission under section 802(c)(1)(B);
4	"(ii) refine the data described in
5	clause (i) by using—
6	"(I) other data on access to
7	broadband service obtained or pur-
8	chased by the Commission;
9	"(II) other publicly available data
10	or information on access to broadband
11	service; and
12	"(III) other publicly available
13	data or information on State
14	broadband service deployment pro-
15	grams; and
16	"(iii) not determine an area is not an
17	unserved area, an area with low-tier serv-
18	ice, or an area with mid-tier service, on the
19	basis that one location within such area
20	does not meet the definition of an unserved
21	area, an area with low-tier service, or an
22	area with mid-tier service.
23	"(B) Initial determination.—The
24	Commission shall make an initial determination
25	of the areas that are unserved areas, areas with

1	low-tier service, and areas with mid-tier service
2	and which anchor institutions are unserved an-
3	chor institutions not later than 270 days after
4	the date of the enactment of this section.
5	"(C) CHALLENGE OF DETERMINATION.—
6	"(i) In General.—The Commission
7	shall provide for a process for challenging
8	any initial determination regarding wheth-
9	er an area is an unserved area, an area
10	with low-tier service, or an area with mid-
11	tier service or whether an anchor institu-
12	tion is an unserved anchor institution that,
13	at a minimum, provides not less than 45
14	days for a person to voluntarily submit in-
15	formation concerning—
16	"(I) the broadband service of-
17	fered in the area, or a commitment to
18	offer broadband service in the area
19	that is subject to legal sanction if not
20	performed; or
21	"(II) the broadband service of-
22	fered to the anchor institution.
23	"(ii) Streamlined process.—The
24	Commission shall ensure that such process
25	is sufficiently streamlined such that a rea-

1	sonably prudent person may easily partici-
2	pate to challenge such initial determination
3	with little burden on such person.
4	"(D) FINAL DETERMINATION.—The Com-
5	mission shall make a final determination of the
6	areas that are unserved areas, areas with low-
7	tier service, or areas with mid-tier service and
8	which anchor institutions are unserved anchor
9	institutions within 1 year after the date of the
10	enactment of this section.
11	"(7) Notice, transparency, account-
12	ABILITY, AND OVERSIGHT REQUIRED.—The program
13	shall contain sufficient notice, transparency, ac-
14	countability, and oversight measures to provide the
15	public with notice of the assistance provided under
16	this section, and to deter waste, fraud, and abuse of
17	program funds.
18	"(8) Competence.—
19	"(A) Standards.—The Commission shall
20	establish, through the rulemaking described in

subsection (e), objective standards to determine

that each provider of broadband service seeking

to participate in a system of competitive bid-

ding—

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1	"(i) is capable of carrying out the
2	project in a competent manner in compli-
3	ance with all applicable Federal, State, and
4	local laws;
5	"(ii) has the financial capacity to
6	meet the buildout obligations of the project
7	and requirements as set forth under this
8	section and as may be further prescribed
9	by the Commission; and
10	"(iii) has the technical and oper-
11	ational capability to provide broadband
12	services in the manner contemplated by the
13	provider's bid in the system of competitive
14	bidding, including a detailed consideration
15	of the provider's prior performance in de-
16	livering services as contemplated in the bid
17	and the capabilities of the provider's pro-
18	posed network to deliver the contemplated
19	services in the area in question.
20	"(B) Determinations regarding pro-
21	VIDERS.—An entity administering a system of
22	competitive bidding (either a State or the Com-
23	mission) may not permit a provider of
24	broadband service to participate in the system

of competitive bidding unless the entity first de-

1	termines, after notice and an opportunity for
2	public comment, that the provider meets the
3	standards established under subparagraph (A).
4	"(9) Contracting requirements.—All labor-
5	ers and mechanics employed by contractors or sub-
6	contractors in the performance of construction, al-
7	teration, or repair work carried out, in whole or in
8	part, with assistance made available under this sec-
9	tion shall be paid wages at rates not less than those
10	prevailing on projects of a similar character in the
11	locality as determined by the Secretary of Labor in
12	accordance with subchapter IV of chapter 31 of title
13	40, United States Code. With respect to the labor
14	standards in this paragraph, the Secretary of Labor
15	shall have the authority and functions set forth in
16	Reorganization Plan Numbered 14 of 1950 (64 Stat.
17	1267; 5 U.S.C. App.) and section 3145 of title 40,
18	United States Code.
19	"(10) Rule of construction regarding en-
20	VIRONMENTAL LAWS.—Nothing in this section shall
21	be construed to affect—
22	"(A) the Clean Air Act (42 U.S.C. 7401 et
23	seq.);

1	"(B) the Federal Water Pollution Control
2	Act (33 U.S.C. 1251 et seq.; commonly referred
3	to as the 'Clean Water Act');
4	"(C) the National Environmental Policy
5	Act of 1969 (42 U.S.C. 4321 et seq.);
6	"(D) the Endangered Species Act of 1973
7	(16 U.S.C. 1531 et seq.);
8	"(E) the Solid Waste Disposal Act (42
9	U.S.C. 6901 et seq.; commonly referred to as
10	the 'Resource Conservation and Recovery Act');
11	or
12	"(F) any State or local law that is similar
13	to a law listed in subparagraphs (A) through
14	(E).
15	"(11) Referral of alleged violations of
16	APPLICABLE FEDERAL LABOR AND EMPLOYMENT
17	LAWS.—The Commission shall refer any alleged vio-
18	lation of an applicable labor and employment law to
19	the appropriate Federal agency for investigation and
20	enforcement, and any alleged violation of paragraph
21	(9) or (12) to the National Labor Relations Board
22	for investigation and enforcement, utilizing all ap-
23	propriate remedies up to and including debarment
24	from the program.
25	"(12) Labor organization.—

- "(A) IN GENERAL.—Notwithstanding the National Labor Relations Act (29 U.S.C. 151 et seq.), subparagraphs (B) through (F) shall apply with respect to any funding recipient who is an employer and any labor organization who represents employees of a funding recipient.
 - "(B) NEUTRALITY REQUIREMENT.—An employer shall remain neutral with respect to the exercise of employees and labor organizations of the right to organize and bargain under the National Labor Relations Act (29 U.S.C. 151 et seq.).
 - "(C) Commencement of collective Bargaining.—Not later than 10 days after receiving a written request for collective bargaining from a labor organization that has been newly recognized or certified as a representative under section 9(a) of the National Labor Relations Act (29 U.S.C. 159(a)), or within such further period as the parties agree upon, the parties shall meet and commence to bargain collectively and shall make every reasonable effort to conclude and sign a collective bargaining agreement.

1	"(D) MEDIATION AND CONCILIATION FOR
2	FAILURE TO REACH A COLLECTIVE BARGAINING
3	AGREEMENT.—
4	"(i) IN GENERAL.—If the parties have
5	failed to reach an agreement before the
6	date that is 90 days after the date on
7	which bargaining is commenced under sub-
8	paragraph (C), or any later date agreed
9	upon by both parties, either party may no-
10	tify the Federal Mediation and Conciliation
11	Service of the existence of a dispute and
12	request mediation.
13	"(ii) Federal mediation and con-
14	CILIATION SERVICE.—Whenever a request
15	is received under clause (i), the Director of
16	the Federal Mediation and Conciliation
17	Service shall promptly communicate with
18	the parties and use best efforts, by medi-
19	ation and conciliation, to bring them to
20	agreement.
21	"(E) Tripartite arbitration panel.—
22	"(i) IN GENERAL.—If the Federal Me-
23	diation and Conciliation Service is not able
24	to bring the parties to agreement by medi-
25	ation or conciliation before the date that is

1	30 days after the date on which such medi-
2	ation or conciliation is commenced, or any
3	later date agreed upon by both parties, the
4	Service shall refer the dispute to a tri-
5	partite arbitration panel established in ac-
6	cordance with such regulations as may be
7	prescribed by the Service, with one mem-
8	ber selected by the labor organization, one
9	member selected by the employer, and one
10	neutral member mutually agreed to by the
11	parties.
12	"(ii) Dispute settlement.—A ma-
13	jority of the tripartite arbitration panel
14	shall render a decision settling the dispute
15	and such decision shall be binding upon
16	the parties for a period of two years, un-
17	less amended during such period by writ-
18	ten consent of the parties. Such decision
19	shall be based on—
20	"(I) the employer's financial sta-
21	tus and prospects;
22	"(II) the size and type of the em-
23	ployer's operations and business;
24	"(III) the employees' cost of liv-
25	ing;

1	"(IV) the employees' ability to
2	sustain themselves, their families, and
3	their dependents on the wages and
4	benefits they earn from the employer;
5	and
6	"(V) the wages and benefits that
7	other employers in the same business
8	provide their employees.
9	"(F) Prohibition on subcontracting
10	FOR CERTAIN PURPOSES.—A funding recipient
11	may not engage in subcontracting for the pur-
12	pose of circumventing the terms of a collective
13	bargaining agreement with respect to wages,
14	benefits, or working conditions.
15	"(G) Parties defined.—In this para-
16	graph, the term 'parties' means a labor organi-
17	zation that is newly recognized or certified as a
18	representative under section 9(a) of the Na-
19	tional Labor Relations Act (29 U.S.C. 159(a))
20	and the employer of the employees represented
21	by such organization.
22	"(d) Project Requirements.—Any project funded
23	through the program shall meet the following require-
24	ments:

- 1 "(1) The project shall adhere to quality-of-serv-2 ice standards as established by the Commission.
- "(2) Except as provided in paragraphs (2) and (3) of subsection (c), the project shall offer broadband service with a download speed of at least 100 megabits per second, an upload speed of at least 100 megabits per second, and latency that is sufficiently low to allow multiple, simultaneous, real-time, interactive applications.
 - "(3) The project shall offer broadband service at prices that are comparable to, or lower than, the prices charged for comparable levels of service in areas that were not unserved areas, areas with lowtier service, or areas with mid-tier service on the day before the date of the enactment of this section.
 - "(4) For any project that involves laying fiberoptic cables along a roadway, the project shall include interspersed conduit access points at regular and short intervals.
 - "(5) The project shall incorporate prudent cybersecurity and supply chain risk management practices, as specified by the Commission through the rulemaking described in subsection (e), in consultation with the Director of the National Institute of

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1	Standards and Technology and the Assistant Sec-
2	retary.
3	"(6) The project shall incorporate best prac-
4	tices, as defined by the Commission, for ensuring re-
5	liability and resiliency of the network during disas-
6	ters.
7	"(7) Any funding recipient must agree to have
8	the project meet the requirements established under
9	section 224, as if the project were classified as a
10	'utility' under such section. The preceding sentence
11	shall not apply to those entities or persons excluded
12	from the definition of the term 'utility' by the second
13	sentence of subsection $(a)(1)$ of such section.
14	"(8) The project shall offer an affordable option
15	for a broadband service plan under which broadband
16	service is provided—
17	"(A) with a download speed of at least 50
18	megabits per second;
19	"(B) with an upload speed of at least 50
20	megabits per second; and
21	"(C) with latency that is sufficiently low to
22	allow multiple, simultaneous, real-time, inter-
23	active applications.
24	"(e) Rulemaking and Distribution and Award
25	of Funds.—Not later than 180 days after the date of

1	the enactment of this section, the Commission, in con-
2	sultation with the Assistant Secretary, shall promulgate
3	rules—
4	"(1) that implement the requirements of this
5	section, as appropriate;
6	"(2) that establish the design of and rules for
7	the national systems of competitive bidding;
8	"(3) that establish notice requirements for all
9	systems of competitive bidding authorized under this
10	section that, at a minimum, provide the public with
11	notice of—
12	"(A) the initial determination of which
13	areas are unserved areas, areas with low-tier
14	service, or areas with mid-tier service;
15	"(B) the final determination of which
16	areas are unserved areas, areas with low-tier
17	service, or areas with mid-tier service after the
18	process for challenging the initial determination
19	has concluded;
20	"(C) which entities have applied to bid for
21	funding; and
22	"(D) the results of any system of competi-
23	tive bidding, including identifying the funding
24	recipients, which areas each project will serve,
25	the nature of the service that will be provided

1	by the project in each of those areas, and how
2	much funding the funding recipients will receive
3	in each of those areas;

- "(4) that establish broadband service buildout milestones and periodic certification by funding recipients to ensure that the broadband service buildout milestones for all systems of competitive bidding authorized under this section will be met;
- "(5) that, except as provided in paragraphs (2) and (3) of subsection (c), establish a maximum buildout timeframe of three years beginning on the date on which funding is provided under this section for a project;
- "(6) that establish periodic reporting requirements for funding recipients and that identify, at a minimum, the nature of the service provided in each area for any system of competitive bidding authorized under this section;
- "(7) that establish standard penalties for the noncompliance of funding recipients or projects with the requirements as set forth under this section and as may be further prescribed by the Commission for any system of competitive bidding authorized under this section;

"(8) that establish procedures for recovery of
funds, in whole or in part, from funding recipients
in the event of the default or noncompliance of the
funding recipient or project with the requirements
established under this section for any system of com-
petitive bidding authorized under this section; and

"(9) that establish mechanisms to reduce waste, fraud, and abuse within the program for any system of competitive bidding authorized under this section.

"(f) Reports Required.—

"(1) Inspector general and comptroller General Report.—Not later than June 30 and December 31 of each year following the awarding of the first funds under the program, the Inspector General of the Commission and the Comptroller General of the United States shall submit to the Committees on Energy and Commerce of the House of Representatives and Commerce, Science, and Transportation of the Senate a report for the previous 6 months that reviews the program. Such report shall include any recommendations to address waste, fraud, and abuse.

"(2) STATE REPORTS.—Any State that receives funds under the program shall submit an annual report to the Commission on how such funds were

- spent, along with a certification of compliance with
- 2 the requirements as set forth under this section and
- as may be further prescribed by the Commission, in-
- 4 cluding a description of each service provided and
- 5 the number of individuals to whom the service was
- 6 provided.
- 7 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
- 8 is authorized to be appropriated to the Commission
- 9 \$79,500,000,000 for fiscal year 2022 to carry out the pro-
- 10 gram, and such amount is authorized to remain available
- 11 through fiscal year 2026.
- 12 "(h) DEFINITIONS.—In this section:
- 13 "(1) Affordable option.—The term 'afford-
- able option' means, with respect to a broadband
- service plan, that broadband service is provided
- under such plan at a rate that is determined by the
- 17 Commission, in coordination with the Office of
- 18 Internet Connectivity and Growth, to be affordable
- for a household with an income of 136 percent of
- the poverty threshold, as determined by using cri-
- 21 teria of poverty established by the Bureau of the
- Census, for a four-person household that includes
- two dependents under the age of 18.
- 24 "(2) Anchor institution.—The term 'anchor
- 25 institution'—

1	"(A) means a public or private school, a li
2	brary, a medical or healthcare provider, a mu
3	seum, a public safety entity, a public housing
4	agency (as defined in section 3(b) of the United
5	States Housing Act of 1937 (42 U.S.C
6	1437a(b))), a community college, an institution
7	of higher education, a religious organization, or
8	any other community support organization of
9	agency; and
10	"(B) includes any entity described in sub
11	paragraph (A) that serves an Indian Tribe
12	tribally designated entity, or Native Hawaiian
13	organization.
14	"(3) Area.—The term 'area' means the geo
15	graphic unit of measurement with the greatest leve
16	of granularity reasonably feasible for the Commis
17	sion to use in making eligibility determinations
18	under this section and in meeting the requirements
19	and deadlines of this section.

"(4) Area with low-tier service' means an area where at least 90 percent of the population has access to broadband service offered—

1	"(A) with a download speed of at least 25
2	megabits per second but less than 100 megabits
3	per second;
4	"(B) with an upload speed of at least 25
5	megabits per second but less than 100 megabits
6	per second; and
7	"(C) with latency that is sufficiently low to
8	allow multiple, simultaneous, real-time, inter-
9	active applications.
10	"(5) Area with mid-tier service.—The term
11	'area with mid-tier service' means an area where at
12	least 90 percent of the population has access to
13	broadband service offered—
14	"(A) with a download speed of at least 100
15	megabits per second but less than 1 gigabit per
16	second;
17	"(B) with an upload speed of at least 100
18	megabits per second but less than 1 gigabit per
19	second; and
20	"(C) with latency that is sufficiently low to
21	allow multiple, simultaneous, real-time, inter-
22	active applications.
23	"(6) Assistant secretary.—The term 'As-
24	sistant Secretary' means the Assistant Secretary of
25	Commerce for Communications and Information.

1	"(7) Broadband service.—The term
2	'broadband service'—
3	"(A) means broadband internet access
4	service that is a mass-market retail service, or
5	a service provided to an anchor institution, by
6	wire or radio that provides the capability to
7	transmit data to and receive data from all or
8	substantially all internet endpoints, including
9	any capabilities that are incidental to and en-
10	able the operation of the communications serv-
11	ice;
12	"(B) includes any service that is a func-
13	tional equivalent of the service described in sub-
14	paragraph (A); and
15	"(C) does not include dial-up internet ac-
16	cess service.
17	"(8) Collective bargaining.—The term 'col-
18	lective bargaining' means performance of the mutual
19	obligation described in section 8(d) of the National
20	Labor Relations Act (29 U.S.C. 158(d)).
21	"(9) Collective bargaining agreement.—
22	The term 'collective bargaining agreement' means an
23	agreement reached through collective bargaining.
24	"(10) Funding recipient.—The term 'fund-
25	ing recipient' means an entity that receives funding

1	for a p	roject	under	this	section,	which	may	in-
2.	clude—							

"(A) a private entity, a public-private partnership, a cooperative, and a Tribal or municipal broadband service provider; and

> "(B) a consortium between any of the entities described in subparagraph (A), including a consortium that includes an investor-owned utility.

"(11) High-poverty area.—The term 'highpoverty area' means a census tract with a poverty rate of at least 20 percent, as measured by the most recent 5-year data series available from the American Community Survey of the Bureau of the Census as of the year before the date of the enactment of this section. In the case of a territory or possession of the United States in which no such data is collected from the American Community Survey of the Bureau of the Census as of the year before the date of the enactment of this section, such term includes a census tract with a poverty rate of at least 20 percent, as measured by the most recent Island Areas decennial census of the Bureau of the Census for which data is available as of the year before the date of the enactment of this section.

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1	"(12) Indian Tribe.—The term 'Indian Tribe'
2	has the meaning given such term in section 4(e) of
3	the Indian Self-Determination and Education Assist-
4	ance Act (25 U.S.C. 5304(e)).
5	"(13) Institution of higher education.—
6	The term 'institution of higher education'—
7	"(A) has the meaning given the term in
8	section 101 of the Higher Education Act of
9	1965 (20 U.S.C. 1001); and
10	"(B) includes a postsecondary vocational
11	institution.
12	"(14) Labor organization.—The term 'labor
13	organization' has the meaning given the term in sec-
14	tion 2 of the National Labor Relations Act (29
15	U.S.C. 152).
16	"(15) Native Hawaiian organization.—The
17	term 'Native Hawaiian organization' means any or-
18	ganization—
19	"(A) that serves the interests of Native
20	Hawaiians;
21	"(B) in which Native Hawaiians serve in
22	substantive and policymaking positions;
23	"(C) that has as a primary and stated pur-
24	pose the provision of services to Native Hawai-
25	ians: and

1 "(D) that is recognized for having exper-2 tise in Native Hawaiian affairs, digital 3 connectivity, or access to broadband service.

> "(16) Persistent poverty county.—The term 'persistent poverty county' means any county with a poverty rate of at least 20 percent, as determined in each of the 1990 and 2000 decennial censuses and in the Small Area Income and Poverty Estimates of the Bureau of the Census for the most recent year for which the Estimates are available. In the case of a territory or possession of the United States, such term includes any county equivalent area in Puerto Rico with a poverty rate of at least 20 percent, as determined in each of the 1990 and 2000 decennial censuses and in the most recent 5year data series available from the American Community Survey of the Bureau of the Census as of the year before the date of the enactment of this section, or any other territory or possession of the United States with a poverty rate of at least 20 percent, as determined in each of the 1990 and 2000 Island Areas decennial censuses of the Bureau of the Census and in the most recent Island Areas decennial census of the Bureau of the Census for which

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1	data is available as of the year before the date of the
2	enactment of this section.
3	"(17) Postsecondary vocational institu-
4	TION.—The term 'postsecondary vocational institu-
5	tion' has the meaning given the term in section
6	102(c) of the Higher Education Act of 1965 (20
7	U.S.C. 1002(c)).
8	"(18) Program.—Unless otherwise indicated,
9	the term 'program' means the program established
10	under subsection (a).
11	"(19) Project.—The term 'project' means an
12	undertaking by a funding recipient under this sec-
13	tion to construct and deploy infrastructure for the
14	provision of broadband service.
15	"(20) State.—The term 'State' has the mean-
16	ing given such term in section 3, except that such
17	term also includes the Republic of the Marshall Is-
18	lands, the Federated States of Micronesia, and the
19	Republic of Palau.
20	"(21) Tribally designated entity.—The
21	term 'tribally designated entity' means an entity des-
22	ignated by an Indian Tribe for purposes of para-
23	graph (2)(B).
24	"(22) Unserved anchor institution.—The
25	term 'unserved anchor institution' means an anchor

1	institution that has no access to broadband service
2	or does not have access to broadband service of-
3	fered—
4	"(A) with a download speed of at least 1
5	gigabit per second per 1,000 users;
6	"(B) with an upload speed of at least 1
7	gigabit per second per 1,000 users; and
8	"(C) with latency that is sufficiently low to
9	allow multiple, simultaneous, real-time, inter-
10	active applications.
11	"(23) Unserved Area.—The term 'unserved
12	area' means an area where—
13	"(A) the Commission reasonably believes
14	there are potential subscribers of broadband
15	service; and
16	"(B) at least 90 percent of the population
17	has no access to broadband service or does not
18	have access to broadband service offered—
19	"(i) with a download speed of at least
20	25 megabits per second;
21	"(ii) with an upload speed of at least
22	25 megabits per second; and
23	"(iii) with latency that is sufficiently
24	low to allow multiple, simultaneous, real-
25	time, interactive applications.".

1	(b) Authorization of Appropriations for Trib-
2	AL BROADBAND CONNECTIVITY PROGRAM.—
3	(1) In general.—Section 905(c) of division N
4	of the Consolidated Appropriations Act, 2021 (Pub-
5	lic Law 116–260) is amended by adding at the end
6	the following:
7	"(9) Authorization of appropriations.—
8	There is authorized to be appropriated to the Assist-
9	ant Secretary \$500,000,000 for fiscal year 2022 to
10	carry out the grant program under this subsection,
11	and such amount is authorized to remain available
12	through fiscal year 2026.".
13	(2) Conforming amendments.—Section 905
14	of division N of the Consolidated Appropriations
15	Act, 2021 (Public Law 116–260) is amended—
16	(A) in subsection (e), by inserting "or
17	paragraph (9) of this subsection" after "sub-
18	section (b)(1)" each place it appears; and
19	(B) in subsection (e)—
20	(i) in paragraph (1)—
21	(I) in the matter preceding sub-
22	paragraph (A), by inserting after
23	"this Act" the following: "(and, in the
24	case of the grant program under sub-
25	section (c), not earlier than 30 days,

1	and not later than 60 days, after the
2	date of enactment of any other law
3	making available amounts to carry out
4	such program)"; and
5	(II) in subparagraph (A), by in-
6	serting after "eligible entities and cov-
7	ered partnerships" the following: "(or,
8	in the case of a notice issued by rea-
9	son of the enactment of a law, other
10	than this Act, making available
11	amounts to carry out the grant pro-
12	gram under subsection (c), eligible en-
13	tities)"; and
14	(ii) in paragraph (2)(A), by inserting
15	after "an eligible entity or covered partner-
16	ship" the following: "(or, in the case of a
17	notice issued by reason of the enactment of
18	a law, other than this Act, making avail-
19	able amounts to carry out the grant pro-
20	gram under subsection (c), an eligible enti-
21	ty)".
22	SEC. 3102. TRIBAL INTERNET EXPANSION.
23	Section 254(b)(3) of the Communications Act of
24	1934 (47 U.S.C. 254(b)(3)) is amended by inserting "and
25	in Indian country (as defined in section 1151 of title 18.

1	United States Code) and areas with high populations of
2	Indian (as defined in section 19 of the Act of June 18,
3	1934 (Chapter 576; 48 Stat. 988; 25 U.S.C. 5129)) peo-
4	ple" after "high cost areas".
5	Subtitle B—Broadband Infrastruc-
6	ture Finance and Innovation
7	SEC. 3201. SHORT TITLE.
8	This subtitle may be cited as the "Broadband Infra-
9	structure Finance and Innovation Act of 2021".
10	SEC. 3202. DEFINITIONS.
11	In this subtitle:
12	(1) BIFIA PROGRAM.—The term "BIFIA pro-
13	gram" means the broadband infrastructure finance
14	and innovation program established under this sub-
15	title.
16	(2) Broadband service.—The term
17	"broadband service"—
18	(A) means broadband internet access serv-
19	ice that is a mass-market retail service, or a
20	service provided to an entity described in para-
21	graph (11)(B)(ii), by wire or radio that pro-
22	vides the capability to transmit data to and re-
23	ceive data from all or substantially all internet

endpoints, including any capabilities that are

1	incidental to and enable the operation of the
2	communications service;
3	(B) includes any service that is a func-
4	tional equivalent of the service described in sub-
5	paragraph (A); and
6	(C) does not include dial-up internet access
7	service.
8	(3) Eligible project costs.—The term "eli-
9	gible project costs" means amounts substantially all
10	of which are paid by, or for the account of, an obli-
11	gor in connection with a project, including the cost
12	of—
13	(A) development phase activities, including
14	planning, feasibility analysis, revenue fore-
15	casting, environmental review, historic preserva-
16	tion review, permitting, preliminary engineering
17	and design work, and other preconstruction ac-
18	tivities;
19	(B) construction and deployment phase ac-
20	tivities, including—
21	(i) construction, reconstruction, reha-
22	bilitation, replacement, and acquisition of
23	real property (including land relating to
24	the project and improvements to land),
25	equipment, instrumentation, networking

1	capability, hardware and software, and dig-
2	ital network technology;
3	(ii) environmental mitigation; and
4	(iii) construction contingencies; and
5	(C) capitalized interest necessary to meet
6	market requirements, reasonably required re-
7	serve funds, capital issuance expenses, and
8	other carrying costs during construction and
9	deployment.
10	(4) Federal Credit Instrument.—The term
11	"Federal credit instrument" means a secured loan,
12	loan guarantee, or line of credit authorized to be
13	made available under the BIFIA program with re-
14	spect to a project.
15	(5) Investment-grade rating.—The term
16	"investment-grade rating" means a rating of BBB
17	minus, Baa3, bbb minus, BBB (low), or higher as-
18	signed by a rating agency to project obligations.
19	(6) Lender.—The term "lender" means any
20	non-Federal qualified institutional buyer (as defined
21	in section 230.144A(a) of title 17, Code of Federal
22	Regulations (or any successor regulation), known as
23	Rule 144A(a) of the Securities and Exchange Com-
24	mission and issued under the Securities Act of 1933
25	(15 U.S.C. 77a et seq.)), including—

1	(A) a qualified retirement plan (as defined
2	in section 4974(c) of the Internal Revenue Code
3	of 1986) that is a qualified institutional buyer;
4	and
5	(B) a governmental plan (as defined in
6	section 414(d) of the Internal Revenue Code of
7	1986) that is a qualified institutional buyer.
8	(7) Letter of interest.—The term "letter
9	of interest" means a letter submitted by a potential
10	applicant prior to an application for credit assistance
11	in a format prescribed by the Assistant Secretary on
12	the website of the BIFIA program that—
13	(A) describes the project and the location,
14	purpose, and cost of the project;
15	(B) outlines the proposed financial plan,
16	including the requested credit assistance and
17	the proposed obligor;
18	(C) provides a status of environmental re-
19	view; and
20	(D) provides information regarding satis-
21	faction of other eligibility requirements of the
22	BIFIA program.
23	(8) Line of credit.—The term "line of cred-
24	it" means an agreement entered into by the Assist-
25	ant Secretary with an obligor under section 3205 to

1	provide a direct loan at a future date upon the oc-
2	currence of certain events.
3	(9) Loan guarantee.—The term "loan guar-
4	antee" means any guarantee or other pledge by the
5	Assistant Secretary to pay all or part of the prin-
6	cipal of and interest on a loan or other debt obliga-
7	tion issued by an obligor and funded by a lender.
8	(10) Obligor.—The term "obligor" means a
9	party that—
10	(A) is primarily liable for payment of the
11	principal of or interest on a Federal credit in-
12	strument; and
13	(B) may be a corporation, company, part-
14	nership, joint venture, trust, or governmental
15	entity, agency, or instrumentality.
16	(11) Project.—The term "project" means a
17	project—
18	(A) to construct and deploy infrastructure
19	for the provision of broadband service; and
20	(B) that the Assistant Secretary deter-
21	mines will—
22	(i) provide access or improved access
23	to broadband service to consumers residing
24	in areas of the United States that have no

1	access to broadband service or do not have
2	access to broadband service offered—
3	(I) with a download speed of at
4	least 100 megabits per second;
5	(II) with an upload speed of at
6	least 100 megabits per second; and
7	(III) with latency that is suffi-
8	ciently low to allow multiple, simulta-
9	neous, real-time, interactive applica-
10	tions; or
11	(ii) provide access or improved access
12	to broadband service to—
13	(I) schools, libraries, medical and
14	healthcare providers, community col-
15	leges and other institutions of higher
16	education, museums, religious organi-
17	zations, and other community support
18	organizations and entities to facilitate
19	greater use of broadband service by or
20	through such organizations;
21	(II) organizations and agencies
22	that provide outreach, access, equip-
23	ment, and support services to facili-
24	tate greater use of broadband service

1	by low-income, unemployed, aged, and
2	otherwise vulnerable populations;
3	(III) job-creating strategic facili-
4	ties located within a State-designated
5	economic zone, Economic Develop-
6	ment District designated by the De-
7	partment of Commerce, Empower-
8	ment Zone designated by the Depart-
9	ment of Housing and Urban Develop-
10	ment, or Enterprise Community des-
11	ignated by the Department of Agri-
12	culture; or
13	(IV) public safety agencies.
14	(12) PROJECT OBLIGATION.—The term
15	"project obligation" means any note, bond, deben-
16	ture, or other debt obligation issued by an obligor in
17	connection with the financing of a project, other
18	than a Federal credit instrument.
19	(13) Public Authority.—The term "public
20	authority" means a Federal, State, county, town or
21	township, Indian Tribe, municipal, or other local
22	government or instrumentality with authority to fi-
23	nance, build, operate, or maintain infrastructure for
24	the provision of broadband service.

1	(14) Rating agency.—The term "rating agen-
2	cy" means a credit rating agency registered with the
3	Securities and Exchange Commission as a nationally
4	recognized statistical rating organization (as defined
5	in section 3(a) of the Securities Exchange Act of
6	1934 (15 U.S.C. 78c(a))).
7	(15) Secured loan.—The term "secured
8	loan" means a direct loan or other debt obligation
9	issued by an obligor and funded by the Assistant
10	Secretary in connection with the financing of a
11	project under section 3204.
12	(16) SMALL PROJECT.—The term "small
13	project" means a project having eligible project costs
14	that are reasonably anticipated not to equal or ex-
15	ceed \$20,000,000.
16	(17) Subsidy Amount.—The term "subsidy
17	amount" means the amount of budget authority suf-
18	ficient to cover the estimated long-term cost to the
19	Federal Government of a Federal credit instru-
20	ment—
21	(A) calculated on a net present value basis;
22	and
23	(B) excluding administrative costs and any
24	incidental effects on governmental receipts or

1	outlays in accordance with the Federal Credit					
2	Reform Act of 1990 (2 U.S.C. 661 et seq.).					
3	(18) Substantial completion.—The term					
4	"substantial completion" means, with respect to a					
5	project receiving credit assistance under the BIFIA					
6	program—					
7	(A) the commencement of the provision of					
8	broadband service using the infrastructure					
9	being financed; or					
10	(B) a comparable event, as determined by					
11	the Assistant Secretary and specified in the					
12	credit agreement.					
10	CEC 9999 DEWEDWINAMION OF BLICIDII INV AND DDO IECH					
13	SEC. 3203. DETERMINATION OF ELIGIBILITY AND PROJECT					
13 14	SELECTION.					
14	SELECTION.					
14 15	SELECTION. (a) Eligibility.—					
14 15 16	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to					
14 15 16 17	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program					
14 15 16 17 18	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program if—					
14 15 16 17 18	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program if— (A) the entity proposing to carry out the					
14 15 16 17 18 19 20	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program if— (A) the entity proposing to carry out the project submits a letter of interest prior to sub-					
14 15 16 17 18 19 20 21	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program if— (A) the entity proposing to carry out the project submits a letter of interest prior to submission of a formal application for the project;					
14 15 16 17 18 19 20 21	SELECTION. (a) ELIGIBILITY.— (1) IN GENERAL.—A project shall be eligible to receive credit assistance under the BIFIA program if— (A) the entity proposing to carry out the project submits a letter of interest prior to submission of a formal application for the project; and					

1	(A) In general.—Except as provided in
2	subparagraph (B), to be eligible for assistance
3	under the BIFIA program, a project shall sat-
4	isfy applicable creditworthiness standards,
5	which, at a minimum, shall include—
6	(i) adequate coverage requirements to
7	ensure repayment;
8	(ii) an investment-grade rating from
9	at least two rating agencies on debt senior
10	to the Federal credit instrument; and
11	(iii) a rating from at least two rating
12	agencies on the Federal credit instrument.
13	(B) SMALL PROJECTS.—In order for a
14	small project to be eligible for assistance under
15	the BIFIA program, such project shall satisfy
16	alternative creditworthiness standards that shall
17	be established by the Assistant Secretary under
18	section 3206 for purposes of this paragraph.
19	(3) APPLICATION.—A State, local government,
20	agency or instrumentality of a State or local govern-
21	ment, public authority, public-private partnership, or
22	any other legal entity undertaking the project and
23	authorized by the Assistant Secretary shall submit a
24	project application that is acceptable to the Assist-
25	ant Secretary.

1	(4) Eligible project cost parameters for
2	INFRASTRUCTURE PROJECTS.—Eligible project costs
3	shall be reasonably anticipated to equal or exceed
4	\$2,000,000 in the case of a project or program of
5	projects—
6	(A) in which the applicant is a local gov-
7	ernment, instrumentality of local government,
8	or public authority (other than a public author-
9	ity that is a Federal or State government or in-
10	strumentality);
11	(B) located on a facility owned by a local
12	government; or
13	(C) for which the Assistant Secretary de-
14	termines that a local government is substan-
15	tially involved in the development of the project.
16	(5) Dedicated revenue sources.—The ap-
17	plicable Federal credit instrument shall be repayable,
18	in whole or in part, from—
19	(A) amounts charged to—
20	(i) subscribers of broadband service
21	for such service; or
22	(ii) subscribers of any related service
23	provided over the same infrastructure for
24	such related service;
25	(B) user fees;

1	(C) payments owing to the obligor under a
2	public-private partnership; or
3	(D) other dedicated revenue sources that
4	also secure or fund the project obligations.
5	(6) Applications where obligor will be
6	IDENTIFIED LATER.—A State, local government,
7	agency or instrumentality of a State or local govern-
8	ment, or public authority may submit to the Assist-
9	ant Secretary an application under paragraph (3),
10	under which a private party to a public-private part-
11	nership will be—
12	(A) the obligor; and
13	(B) identified later through completion of
14	a procurement and selection of the private
15	party.
16	(7) Beneficial effects.—The Assistant Sec-
17	retary shall determine that financial assistance for
18	the project under the BIFIA program will—
19	(A) foster, if appropriate, partnerships
20	that attract public and private investment for
21	the project;
22	(B) enable the project to proceed at an
23	earlier date than the project would otherwise be
24	able to proceed or reduce the lifecycle costs (in-
25	cluding debt service costs) of the project; and

1	(C)	reduce	the	contribution	of	Federal
2	grant ass	sistance 1	for th	ne project.		

- (8) Project readiness.—To be eligible for assistance under the BIFIA program, the applicant shall demonstrate a reasonable expectation that the contracting process for the construction and deployment of infrastructure for the provision of broadband service through the project can commence by no later than 90 days after the date on which a Federal credit instrument is obligated for the project under the BIFIA program.
- (9) Public sponsorship of private entities.—
 - (A) IN GENERAL.—If an eligible project is carried out by an entity that is not a State or local government or an agency or instrumentality of a State or local government or a Tribal Government or consortium of Tribal Governments, the project shall be publicly sponsored.
 - (B) Public sponsorship.—For purposes of this subtitle, a project shall be considered to be publicly sponsored if the obligor can demonstrate, to the satisfaction of the Assistant Secretary, that the project applicant has consulted with the State, local, or Tribal govern-

1	ment in the area in which the project is located,
2	or that is otherwise affected by the project, and
3	that such government supports the proposal.
4	(b) Selection Among Eligible Projects.—
5	(1) Establishment of application proc-
6	ESS.—The Assistant Secretary shall establish a roll-
7	ing application process under which projects that are
8	eligible to receive credit assistance under subsection
9	(a) shall receive credit assistance on terms accept-
10	able to the Assistant Secretary, if adequate funds
11	are available to cover the subsidy costs associated
12	with the Federal credit instrument.
13	(2) Preliminary rating opinion letter.—
14	The Assistant Secretary shall require each project
15	applicant to provide—
16	(A) a preliminary rating opinion letter
17	from at least one rating agency—
18	(i) indicating that the senior obliga-
19	tions of the project, which may be the Fed-
20	eral credit instrument, have the potential
21	to achieve an investment-grade rating; and
22	(ii) including a preliminary rating
23	opinion on the Federal credit instrument;
24	or

1	(B) in the case of a small project, alter-
2	native documentation that the Assistant Sec-
3	retary shall require in the standards established
4	under section 3206 for purposes of this para-
5	graph.
6	(3) Technology neutrality required.—In
7	selecting projects to receive credit assistance under
8	the BIFIA program, the Assistant Secretary may
9	not favor a project using any particular technology.
10	(4) Preference for open-access net-
11	WORKS.—In selecting projects to receive credit as-
12	sistance under the BIFIA program, the Assistant
13	Secretary shall give preference to projects providing
14	for the deployment of open-access broadband service
15	networks.
16	(c) Federal Requirements.—
17	(1) In general.—The following provisions of
18	law shall apply to funds made available under the
19	BIFIA program and projects assisted with those
20	funds:
21	(A) Title VI of the Civil Rights Act of
22	1964 (42 U.S.C. 2000d et seq.).
23	(B) The National Environmental Policy
24	Act of 1969 (42 U.S.C. 4321 et seq.).

- 1 (C) 54 U.S.C. 300101 et seq. (commonly 2 referred to as the "National Historic Preserva-3 tion Act").
 - (D) The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.).
 - (2) NEPA.—No funding shall be obligated for a project that has not received an environmental categorical exclusion, a finding of no significant impact, or a record of decision under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).
 - (3) TITLE VI OF THE CIVIL RIGHTS ACT OF 1964.—For purposes of title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.), any project that receives credit assistance under the BIFIA program shall be considered a program or activity within the meaning of section 606 of such title (42 U.S.C. 2000d–4a).
 - (4) Contracting requirements.—All laborers and mechanics employed by contractors or subcontractors in the performance of construction, alteration, or repair work carried out, in whole or in part, with assistance made available through a Federal credit instrument shall be paid wages at rates not less than those prevailing on projects of a simi-

- 1 lar character in the locality as determined by the
- 2 Secretary of Labor in accordance with subchapter
- 3 IV of chapter 31 of title 40, United States Code.
- 4 With respect to the labor standards in this para-
- 5 graph, the Secretary of Labor shall have the author-
- 6 ity and functions set forth in Reorganization Plan
- 7 Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C.
- 8 App.) and section 3145 of title 40, United States
- 9 Code.
- 10 (5) NEUTRALITY REQUIREMENT.—An employer 11 receiving assistance made available through a Fed-12 eral credit instrument under this subtitle shall re-13 main neutral with respect to the exercise of employ-14 ees and labor organizations of the right to organize 15 and bargain under the National Labor Relations Act
- 16 (29 U.S.C. 151 et seq.).
- 17 (6) Referral of alleged violations of ap-
- 18 PLICABLE FEDERAL LABOR AND EMPLOYMENT
- 19 LAWS.—The Assistant Secretary shall refer any al-
- leged violation of an applicable labor and employ-
- 21 ment law to the appropriate Federal agency for in-
- vestigation and enforcement, and any alleged viola-
- tion of paragraph (4) or (5) to the National Labor
- Relations Board for investigation and enforcement,

1	utilizing all appropriate remedies up to and includ-
2	ing debarment from the BIFIA program.
3	(d) Application Processing Procedures.—
4	(1) Notice of complete application.—Not
5	later than 30 days after the date of receipt of an ap-
6	plication under this section, the Assistant Secretary
7	shall provide to the applicant a written notice to in-
8	form the applicant whether—
9	(A) the application is complete; or
10	(B) additional information or materials are
11	needed to complete the application.
12	(2) Approval or denial of application.—
13	Not later than 60 days after the date of issuance of
14	the written notice under paragraph (1), the Assist-
15	ant Secretary shall provide to the applicant a writ-
16	ten notice informing the applicant whether the As-
17	sistant Secretary has approved or disapproved the
18	application.
19	(3) Approval before nepa review.—Subject
20	to subsection (c)(2), an application for a project may
21	be approved before the project receives an environ-
22	mental categorical exclusion, a finding of no signifi-
23	cant impact, or a record of decision under the Na-
24	tional Environmental Policy Act of 1969 (42 U.S.C.

4321 et seq.).

1	(e) Development Phase Activities.—Any credit
2	instrument secured under the BIFIA program may be
3	used to finance up to 100 percent of the cost of develop-
4	ment phase activities as described in section 3202(3)(A).
5	SEC. 3204. SECURED LOANS.
6	(a) In General.—
7	(1) Agreements.—Subject to paragraphs (2)
8	and (3), the Assistant Secretary may enter into
9	agreements with one or more obligors to make se-
10	cured loans, the proceeds of which shall be used—
11	(A) to finance eligible project costs of any
12	project selected under section 3203;
13	(B) to refinance interim construction fi-
14	nancing of eligible project costs of any project
15	selected under section 3203; or
16	(C) to refinance long-term project obliga-
17	tions or Federal credit instruments, if the refi-
18	nancing provides additional funding capacity for
19	the completion, enhancement, or expansion of
20	any project that—
21	(i) is selected under section 3203; or
22	(ii) otherwise meets the requirements
23	of section 3203.
24	(2) Limitation on refinancing of interim
25	CONSTRUCTION FINANCING.—A loan under para-

1	graph (1) shall not refinance interim construction fi-
2	nancing under paragraph (1)(B)—
3	(A) if the maturity of such interim con-

- (A) if the maturity of such interim construction financing is later than 1 year after the substantial completion of the project; and
- (B) later than 1 year after the date of substantial completion of the project.
- (3) RISK ASSESSMENT.—Before entering into an agreement under this subsection, the Assistant Secretary, in consultation with the Director of the Office of Management and Budget, shall determine an appropriate capital reserve subsidy amount for each secured loan, taking into account each rating letter provided by a rating agency under section 3203(b)(2)(A)(ii) or, in the case of a small project, the alternative documentation provided under section 3203(b)(2)(B).

(b) TERMS AND LIMITATIONS.—

(1) IN GENERAL.—A secured loan under this section with respect to a project shall be on such terms and conditions and contain such covenants, representations, warranties, and requirements (including requirements for audits) as the Assistant Secretary determines to be appropriate.

1	(2) MAXIMUM AMOUNT.—The amount of a se-
2	cured loan under this section shall not exceed the
3	lesser of 49 percent of the reasonably anticipated eli-
4	gible project costs or, if the secured loan is not for
5	a small project and does not receive an investment-
6	grade rating, the amount of the senior project obli-
7	gations.
8	(3) Payment.—A secured loan under this sec-
9	tion—
10	(A) shall—
11	(i) be payable, in whole or in part,
12	from—
13	(I) amounts charged to—
14	(aa) subscribers of
15	broadband service for such serv-
16	ice; or
17	(bb) subscribers of any re-
18	lated service provided over the
19	same infrastructure for such re-
20	lated service;
21	(II) user fees;
22	(III) payments owing to the obli-
23	gor under a public-private partner-
24	ship; or

1	(IV) other dedicated revenue
2	sources that also secure the senior
3	project obligations; and
4	(ii) include a coverage requirement or
5	similar security feature supporting the
6	project obligations; and
7	(B) may have a lien on revenues described
8	in subparagraph (A), subject to any lien secur-
9	ing project obligations.
10	(4) Interest rate on a
11	secured loan under this section shall be not less than
12	the yield on United States Treasury securities of a
13	similar maturity to the maturity of the secured loan
14	on the date of execution of the loan agreement.
15	(5) Maturity date.—The final maturity date
16	of the secured loan shall be the lesser of—
17	(A) 35 years after the date of substantial
18	completion of the project; and
19	(B) if the useful life of the infrastructure
20	for the provision of broadband service being fi-
21	nanced is of a lesser period, the useful life of
22	the infrastructure.
23	(6) Nonsubordination.—
24	(A) In general.—Except as provided in
25	subparagraph (B), the secured loan shall not be

1	subordinated to the claims of any holder of
2	project obligations in the event of bankruptcy,
3	insolvency, or liquidation of the obligor.
4	(B) Preexisting indenture.—
5	(i) In General.—The Assistant Sec-
6	retary shall waive the requirement under
7	subparagraph (A) for a public agency bor-
8	rower that is financing ongoing capital
9	programs and has outstanding senior
10	bonds under a preexisting indenture, if—
11	(I) the secured loan—
12	(aa) is rated in the A cat-
13	egory or higher; or
14	(bb) in the case of a small
15	project, meets an alternative
16	standard that the Assistant Sec-
17	retary shall establish under sec-
18	tion 3206 for purposes of this
19	subclause;
20	(II) the secured loan is secured
21	and payable from pledged revenues
22	not affected by project performance,
23	such as a tax-backed revenue pledge
24	or a system-backed pledge of project
25	revenues; and

1	(III) the BIFIA program share
2	of eligible project costs is 33 percent
3	or less.
4	(ii) Limitation.—If the Assistant
5	Secretary waives the nonsubordination re-
6	quirement under this subparagraph—
7	(I) the maximum credit subsidy
8	to be paid by the Federal Government
9	shall be not more than 10 percent of
10	the principal amount of the secured
11	loan; and
12	(II) the obligor shall be respon-
13	sible for paying the remainder of the
14	subsidy cost, if any.
15	(7) Fees.—The Assistant Secretary may estab-
16	lish fees at a level sufficient to cover all or a portion
17	of the costs to the Federal Government of making
18	a secured loan under this section.
19	(8) Non-federal share.—The proceeds of a
20	secured loan under the BIFIA program, if the loan
21	is repayable from non-Federal funds—
22	(A) may be used for any non-Federal share
23	of project costs required under this subtitle;
24	and

1	(B) shall not count toward the total Fed-
2	eral assistance provided for a project for pur-
3	poses of paragraph (9).
4	(9) Maximum federal involvement.—The
5	total Federal assistance provided for a project re-
6	ceiving a loan under the BIFIA program shall not
7	exceed 80 percent of the total project cost.
8	(c) Repayment.—
9	(1) Schedule.—The Assistant Secretary shall
10	establish a repayment schedule for each secured loan
11	under this section based on—
12	(A) the projected cash flow from project
13	revenues and other repayment sources; and
14	(B) the useful life of the infrastructure for
15	the provision of broadband service being fi-
16	nanced.
17	(2) Commencement.—Scheduled loan repay-
18	ments of principal or interest on a secured loan
19	under this section shall commence not later than 5
20	years after the date of substantial completion of the
21	project.
22	(3) Deferred payments.—
23	(A) IN GENERAL.—If, at any time after
24	the date of substantial completion of the
25	project, the project is unable to generate suffi-

1	cient revenues to pay the scheduled loan repay-
2	ments of principal and interest on the secured
3	loan, the Assistant Secretary may, subject to
4	subparagraph (C), allow the obligor to add un-
5	paid principal and interest to the outstanding
6	balance of the secured loan.
7	(B) Interest.—Any payment deferred
8	under subparagraph (A) shall—
9	(i) continue to accrue interest in ac-
10	cordance with subsection (b)(4) until fully
11	repaid; and
12	(ii) be scheduled to be amortized over
13	the remaining term of the loan.
14	(C) Criteria.—
15	(i) IN GENERAL.—Any payment defer-
16	ral under subparagraph (A) shall be con-
17	tingent on the project meeting criteria es-
18	tablished by the Assistant Secretary.
19	(ii) Repayment standards.—The
20	criteria established pursuant to clause (i)
21	shall include standards for reasonable as-
22	surance of repayment.
23	(4) Prepayment.—
24	(A) Use of excess revenues.—Any ex-
25	cess revenues that remain after satisfying

scheduled debt service requirements on the project obligations and secured loan and all deposit requirements under the terms of any trust agreement, bond resolution, or similar agreement securing project obligations may be applied annually to prepay the secured loan without penalty.

(B) USE OF PROCEEDS OF REFINANCING.—The secured loan may be prepaid at any time without penalty from the proceeds of refinancing from non-Federal funding sources.

(d) Sale of Secured Loans.—

- (1) In General.—Subject to paragraph (2), as soon as practicable after substantial completion of a project and after notifying the obligor, the Assistant Secretary may sell to another entity or reoffer into the capital markets a secured loan for the project if the Assistant Secretary determines that the sale or reoffering can be made on favorable terms.
- (2) Consent of obligor.—In making a sale or reoffering under paragraph (1), the Assistant Secretary may not change the original terms and conditions of the secured loan without the written consent of the obligor.
- 25 (e) Loan Guarantees.—

- 1 (1) IN GENERAL.—The Assistant Secretary
 2 may provide a loan guarantee to a lender in lieu of
 3 making a secured loan under this section if the As4 sistant Secretary determines that the budgetary cost
 5 of the loan guarantee is substantially the same as
 6 that of a secured loan.
 - (2) TERMS.—The terms of a loan guarantee under paragraph (1) shall be consistent with the terms required under this section for a secured loan, except that the rate on the guaranteed loan and any prepayment features shall be negotiated between the obligor and the lender, with the consent of the Assistant Secretary.

(f) STREAMLINED APPLICATION PROCESS.—

- (1) IN GENERAL.—The Assistant Secretary shall develop one or more expedited application processes, available at the request of entities seeking secured loans under the BIFIA program, that use a set or sets of conventional terms established pursuant to this section.
- (2) Terms.—In establishing the streamlined application process required by this subsection, the Assistant Secretary may allow for an expedited application period and include terms such as those that require—

1	(A) that the project be a small project;
2	(B) the secured loan to be secured and
3	payable from pledged revenues not affected by
4	project performance, such as a tax-backed rev-
5	enue pledge, tax increment financing, or a sys-
6	tem-backed pledge of project revenues; and
7	(C) repayment of the loan to commence
8	not later than 5 years after disbursement.
9	SEC. 3205. LINES OF CREDIT.
10	(a) In General.—
11	(1) Agreements.—Subject to paragraphs (2)
12	through (4), the Assistant Secretary may enter into
13	agreements to make available to one or more obli-
14	gors lines of credit in the form of direct loans to be
15	made by the Assistant Secretary at future dates on
16	the occurrence of certain events for any project se-
17	lected under section 3203.
18	(2) Use of proceeds.—The proceeds of a line
19	of credit made available under this section shall be
20	available to pay debt service on project obligations
21	issued to finance eligible project costs, extraordinary
22	repair and replacement costs, operation and mainte-
23	nance expenses, and costs associated with unex-
24	pected Federal or State environmental restrictions.
25	(3) Risk assessment.—

- 1 (A) IN GENERAL.—Except as provided in 2 subparagraph (B), before entering into an agreement under this subsection, the Assistant 3 4 Secretary, in consultation with the Director of 5 the Office of Management and Budget and each 6 rating agency providing a preliminary rating 7 opinion letter under section 3203(b)(2)(A), 8 shall determine an appropriate capital reserve 9 subsidy amount for each line of credit, taking 10 into account the rating opinion letter.
 - (B) SMALL PROJECTS.—Before entering into an agreement under this subsection to make available a line of credit for a small project, the Assistant Secretary, in consultation with the Director of the Office of Management and Budget, shall determine an appropriate capital reserve subsidy amount for each such line of credit, taking into account the alternative documentation provided under section 3203(b)(2)(B) instead of preliminary rating opinion letters provided under section 3203(b)(2)(A).
 - (4) INVESTMENT-GRADE RATING REQUIRE-MENT.—The funding of a line of credit under this section shall be contingent on—

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1	(A) the senior obligations of the project re-
2	ceiving an investment-grade rating from 2 rat-
3	ing agencies; or
4	(B) in the case of a small project, the
5	project meeting an alternative standard that the
6	Assistant Secretary shall establish under section
7	3206 for purposes of this paragraph.
8	(b) TERMS AND LIMITATIONS.—
9	(1) In general.—A line of credit under this
10	section with respect to a project shall be on such
11	terms and conditions and contain such covenants,
12	representations, warranties, and requirements (in-
13	cluding requirements for audits) as the Assistant
14	Secretary determines to be appropriate.
15	(2) MAXIMUM AMOUNTS.—The total amount of
16	a line of credit under this section shall not exceed
17	33 percent of the reasonably anticipated eligible
18	project costs.
19	(3) Draws.—Any draw on a line of credit
20	under this section shall—
21	(A) represent a direct loan; and
22	(B) be made only if net revenues from the
23	project (including capitalized interest, but not
24	including reasonably required financing re-

1	serves) are insufficient to pay the costs speci-
2	fied in subsection (a)(2).
3	(4) Interest rate on a
4	direct loan resulting from a draw on the line of cred-
5	it shall be not less than the yield on 30-year United
6	States Treasury securities, as of the date of execu-
7	tion of the line of credit agreement.
8	(5) Security.—A line of credit issued under
9	this section—
10	(A) shall—
11	(i) be payable, in whole or in part,
12	from—
13	(I) amounts charged to—
14	(aa) subscribers of
15	broadband service for such serv-
16	ice; or
17	(bb) subscribers of any re-
18	lated service provided over the
19	same infrastructure for such re-
20	lated service;
21	(II) user fees;
22	(III) payments owing to the obli-
23	gor under a public-private partner-
24	ship; or

1	(IV) other dedicated revenue
2	sources that also secure the senior
3	project obligations; and
4	(ii) include a coverage requirement or
5	similar security feature supporting the
6	project obligations; and
7	(B) may have a lien on revenues described
8	in subparagraph (A), subject to any lien secur-
9	ing project obligations.
10	(6) Period of Availability.—The full
11	amount of a line of credit under this section, to the
12	extent not drawn upon, shall be available during the
13	10-year period beginning on the date of substantial
14	completion of the project.
15	(7) Rights of third-party creditors.—
16	(A) Against federal government.—A
17	third-party creditor of the obligor shall not have
18	any right against the Federal Government with
19	respect to any draw on a line of credit under
20	this section.
21	(B) Assignment.—An obligor may assign
22	a line of credit under this section to—
23	(i) one or more lenders; or
24	(ii) a trustee on the behalf of such a
25	lender.

1	(8) Nonsubordination.—
2	(A) In general.—Except as provided in
3	subparagraph (B), a direct loan under this sec-
4	tion shall not be subordinated to the claims of
5	any holder of project obligations in the event of
6	bankruptcy, insolvency, or liquidation of the ob-
7	ligor.
8	(B) Pre-existing indenture.—
9	(i) In general.—The Assistant Sec-
10	retary shall waive the requirement of sub-
11	paragraph (A) for a public agency bor-
12	rower that is financing ongoing capital
13	programs and has outstanding senior
14	bonds under a preexisting indenture, if—
15	(I) the line of credit—
16	(aa) is rated in the A cat-
17	egory or higher; or
18	(bb) in the case of a small
19	project, meets an alternative
20	standard that the Assistant Sec-
21	retary shall establish under sec-
22	tion 3206 for purposes of this
23	subclause;
24	(II) the BIFIA program loan re-
25	sulting from a draw on the line of

1	credit is payable from pledged reve-
2	nues not affected by project perform-
3	ance, such as a tax-backed revenue
4	pledge or a system-backed pledge of
5	project revenues; and
6	(III) the BIFIA program share
7	of eligible project costs is 33 percent
8	or less.
9	(ii) Limitation.—If the Assistant
10	Secretary waives the nonsubordination re-
11	quirement under this subparagraph—
12	(I) the maximum credit subsidy
13	to be paid by the Federal Government
14	shall be not more than 10 percent of
15	the principal amount of the secured
16	loan; and
17	(II) the obligor shall be respon-
18	sible for paying the remainder of the
19	subsidy cost.
20	(9) FEES.—The Assistant Secretary may estab-
21	lish fees at a level sufficient to cover all or a portion
22	of the costs to the Federal Government of providing
23	a line of credit under this section.
24	(10) Relationship to other credit instru-
25	MENTS.—A project that receives a line of credit

1	under this section also shall not receive a secured
2	loan or loan guarantee under section 3204 in an
3	amount that, combined with the amount of the line
4	of credit, exceeds 49 percent of eligible project costs.
5	(c) Repayment.—
6	(1) Terms and conditions.—The Assistant
7	Secretary shall establish repayment terms and condi-
8	tions for each direct loan under this section based
9	on—
10	(A) the projected cash flow from project
11	revenues and other repayment sources; and
12	(B) the useful life of the infrastructure for
13	the provision of broadband service being fi-
14	nanced.
15	(2) Timing.—All repayments of principal or in-
16	terest on a direct loan under this section shall be
17	scheduled—
18	(A) to commence not later than 5 years
19	after the end of the period of availability speci-
20	fied in subsection (b)(6); and
21	(B) to conclude, with full repayment of
22	principal and interest, by the date that is 25
23	years after the end of the period of availability
24	specified in subsection $(b)(6)$.

1	SEC. 3206. ALTERNATIVE PRUDENTIAL LENDING STAND-
2	ARDS FOR SMALL PROJECTS.
3	Not later than 180 days after the date of the enact-
4	ment of this Act, the Assistant Secretary shall establish
5	alternative, streamlined prudential lending standards for
6	small projects receiving credit assistance under the BIFIA
7	program to ensure that such projects pose no additional
8	risk to the Federal Government, as compared with
9	projects that are not small projects.
10	SEC. 3207. PROGRAM ADMINISTRATION.
11	(a) Requirement.—The Assistant Secretary shall
12	establish a uniform system to service the Federal credit
13	instruments made available under the BIFIA program.
14	(b) FEES.—The Assistant Secretary may collect and
15	spend fees, contingent on authority being provided in ap-
16	propriations Acts, at a level that is sufficient to cover—
17	(1) the costs of services of expert firms retained
18	pursuant to subsection (d); and
19	(2) all or a portion of the costs to the Federal
20	Government of servicing the Federal credit instru-
21	ments.
22	(c) Servicer.—
23	(1) In General.—The Assistant Secretary
24	may appoint a financial entity to assist the Assistant
25	Secretary in servicing the Federal credit instru-
26	ments.

1 (2) Duties.—A servicer appointed under par	·a-
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- 2 graph (1) shall act as the agent for the Assistant
- 3 Secretary.
- 4 (3) Fee.—A servicer appointed under para-
- 5 graph (1) shall receive a servicing fee, subject to ap-
- 6 proval by the Assistant Secretary.
- 7 (d) Assistance From Expert Firms.—The Assist-
- 8 ant Secretary may retain the services of expert firms, in-
- 9 cluding counsel, in the field of municipal and project fi-
- 10 nance to assist in the underwriting and servicing of Fed-
- 11 eral credit instruments.
- 12 (e) Expedited Processing.—The Assistant Sec-
- 13 retary shall implement procedures and measures to econo-
- 14 mize the time and cost involved in obtaining approval and
- 15 the issuance of credit assistance under the BIFIA pro-
- 16 gram.
- 17 (f) Assistance to Small Projects.—Of the
- 18 amount appropriated under section 3210(a), and after the
- 19 set-aside for administrative expenses under section
- 20 3210(b), not less than 20 percent shall be made available
- 21 for the Assistant Secretary to use in lieu of fees collected
- 22 under subsection (b) for small projects.
- 23 SEC. 3208. STATE AND LOCAL PERMITS.
- The provision of credit assistance under the BIFIA
- 25 program with respect to a project shall not—

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1	(1) relieve any recipient of the assistance of any
2	obligation to obtain any required State or local per-
3	mit or approval with respect to the project;
4	(2) limit the right of any unit of State or local
5	government to approve or regulate any rate of re-
6	turn on private equity invested in the project; or
7	(3) otherwise supersede any State or local law
8	(including any regulation) applicable to the construc-
9	tion or operation of the project.
10	SEC. 3209. REGULATIONS.
11	The Assistant Secretary may promulgate such regula-
12	tions as the Assistant Secretary determines to be appro-
13	priate to carry out the BIFIA program.
14	SEC. 3210. FUNDING.
15	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
16	authorized to be appropriated to the Assistant Secretary
17	\$5,000,000,000 for fiscal year 2022 to carry out this sub-
18	title, and such amount is authorized to remain available
19	through fiscal year 2026.
20	(b) Administrative Expenses.—Of the amount
21	appropriated under subsection (a), the Assistant Secretary
22	may use not more than 5 percent for the administration

of the BIFIA program.

1 SEC. 3211. REPORTS TO CONGRESS.

2	(a) IN GENERAL.—Not later than 1 year after the
3	date of the enactment of this Act, and every 2 years there-
4	after, the Assistant Secretary shall submit to Congress a
5	report summarizing the financial performance of the
6	projects that are receiving, or have received, assistance
7	under the BIFIA program, including a recommendation
8	as to whether the objectives of the BIFIA program are
9	best served by—
10	(1) continuing the program under the authority
11	of the Assistant Secretary; or
12	(2) establishing a Federal corporation or feder-
13	ally sponsored enterprise to administer the program.
14	(b) Application Process Report.—
15	(1) IN GENERAL.—Not later than 1 year after
16	the date of the enactment of this Act, and annually
17	thereafter, the Assistant Secretary shall submit to
18	the Committee on Energy and Commerce of the
19	House of Representatives and the Committee on
20	Commerce, Science, and Transportation of the Sen-
21	ate a report that includes a list of all of the letters
22	of interest and applications received for assistance
23	under the BIFIA program during the preceding fis-
24	cal year.
25	(2) Inclusions.—

1	(A) In General.—Each report under
2	paragraph (1) shall include, at a minimum, a
3	description of, with respect to each letter of in-
4	terest and application included in the report—
5	(i) the date on which the letter of in-
6	terest or application was received;
7	(ii) the date on which a notification
8	was provided to the applicant regarding
9	whether the application was complete or
10	incomplete;
11	(iii) the date on which a revised and
12	completed application was submitted (if
13	applicable);
14	(iv) the date on which a notification
15	was provided to the applicant regarding
16	whether the project was approved or dis-
17	approved; and
18	(v) if the project was not approved,
19	the reason for the disapproval.
20	(B) Correspondence.—Each report
21	under paragraph (1) shall include copies of any
22	correspondence provided to the applicant in ac-
23	cordance with section 3203(d).

1 Subtitle C—Wi-Fi on School Buses

2	SEC. 3301. E-RATE SUPPORT FOR SCHOOL BUS WI-FI.
3	(a) Definition.—In this section, the term "school
4	bus" means a passenger motor vehicle that is—
5	(1) designed to carry a driver and not less than
6	5 passengers; and
7	(2) used significantly to transport early child
8	education, elementary school, or secondary school
9	students to or from school or an event related to
10	school.
11	(b) Rulemaking.—Notwithstanding the limitations
12	under paragraphs (1)(B) and (2)(A) of section 254(h) of
13	the Communications Act of 1934 (47 U.S.C. 254(h)) re-
14	garding the authorized recipients and uses of discounted
15	telecommunications services, not later than 180 days after
16	the date of enactment of this Act, the Commission shall
17	commence a rulemaking to make the provision of Wi-Fi
18	access on school buses eligible for support under the E-
19	rate program of the Commission set forth under subpart
20	F of part 54 of title 47, Code of Federal Regulations.
21	Subtitle D—Healthcare Broadband
22	Expansion.
23	SEC. 3401. DEFINITIONS.
24	In this subtitle:

- 1 (1) ELIGIBLE EQUIPMENT.—The term "eligible 2 equipment" means the equipment described in sec-3 tion 54.613 of title 47, Code of Federal Regulations, 4 or any successor regulation.
 - (2) ELIGIBLE SERVICE PROVIDER.—The term "eligible service provider" means a provider described in section 54.608 of title 47, Code of Federal Regulations, or any successor regulation.
 - (3) Funding year.—The term "funding year" has the meaning given the term in section 54.600(a) of title 47, Code of Federal Regulations, or any successor regulation.
 - (4) Health care provider.—The term "health care provider" has the meaning given the term in section 54.600(b) of title 47, Code of Federal Regulations, or any successor regulation.
 - (5) Healthcare connect fund Program.—
 The term "Healthcare Connect Fund Program"
 means the program described in section 54.602(b) of
 title 47, Code of Federal Regulations, or any successor regulation.
 - (6) Multi-year commitments.—The term "multi-year commitments" means the commitments described in section 54.620(c) of title 47, Code of Federal Regulations, or any successor regulation.

1	(7) Rural area.—The term "rural area" has
2	the meaning given the term in section 54.600(e) of
3	title 47, Code of Federal Regulations, or any suc-
4	cessor regulation.

- (8) Rural Health Care Program.—The term "Rural Health Care Program" means the program described in subpart G of part 54 of title 47, Code of Federal Regulations, or any successor regulation.
- 10 RURAL HEALTH CARE PROVIDER.—The term "rural health care provider" has the meaning 12 given the term in section 54.600(f) of title 47, Code 13 of Federal Regulations, or any successor regulation.
 - TELECOMMUNICATIONS PROGRAM.—The term "Telecommunications Program" has the meaning given the term in section 54.602(a) of title 47, Code of Federal Regulations, or any successor regulation.
- 19 (11) Uppront payments.—The term "upfront payments" means the payments described in section 20 54.616 of title 47, Code of Federal Regulations, or 21 22 any successor regulation.
- 23 SEC. 3402. EXPANSION OF RURAL HEALTH CARE PROGRAM.
- 24 (a) Promulgation of Regulations Required.— Not later than 180 days after the date of enactment of

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- 1 this Act, the Commission shall promulgate regulations
- 2 modifying the requirements in subpart G of part 54 of
- 3 title 47, Code of Federal Regulations, in the following
- 4 manner:

- (1) A health care provider not located in a rural area shall be treated as a rural health care provider in funding years 2022, 2023, and 2024 for the purposes of the Healthcare Connect Fund Program.
 - (2) The discount rate for an eligible expense through the Healthcare Connect Fund Program (as described in section 54.611(a) of title 47, Code of Federal Regulations, or any successor regulation) shall be increased to 85 percent in funding years 2022, 2023, and 2024 for eligible equipment purchased or eligible services rendered in such funding years, including for eligible equipment, upfront payments, and multi-year commitments without limitation.
 - (3) A temporary, mobile, or satellite health care delivery site shall be treated as a health care provider or an eligible site of a health care provider in funding years 2022, 2023, and 2024 for purposes of determining eligibility for the Healthcare Connect Fund Program or the Telecommunications Program.

1	(4) The adoption and implementation of a roll-
2	ing application process to allow a health care pro-
3	vider to apply for funding.
4	(5) The following changes to certain bidding re-
5	quirements:
6	(A) Modification of the requirements in
7	section 54.622 of title 47, Code of Federal Reg-
8	ulations, or any successor regulation, to—
9	(i) provide that bid evaluation criteria
10	may give additional consideration to the
11	speed with which an eligible service pro-
12	vider can initiate service; and
13	(ii) encourage applicants to consider
14	bids from different providers to provide
15	service to different locations of such appli-
16	cants, if considering bids in this manner
17	would expedite the overall timeline for ini-
18	tiating or expanding service to individual
19	locations.
20	(6) Issuance of a decision on each application
21	for funding not later than 60 days after the date on
22	which the application is filed.
23	(7) Release of funding not later than 30 days
24	after the date on which an invoice is submitted with
25	respect to an application that is approved, applicable

1	services have been provided, and required invoices
2	have been submitted as required under program
3	rules.
4	(b) Additional Changes to Rural Health Care
5	Program.—
6	(1) Release of funding for outstanding
7	FUNDING REQUESTS.—
8	(A) In General.—The Commission shall
9	ensure the release of funding for all requests
10	(outstanding as of the date of enactment of this
11	Act) under the Rural Health Care Program not
12	later than 60 days after the date of enactment
13	of this Act, except that for outstanding funding
14	requests that are subject to a review of the ap-
15	plicable urban and rural rates, the Commission
16	shall ensure the release of interim funding not
17	later than 60 days after the date of enactment
18	of this Act, disbursed at 65 percent of the fund-
19	ing request, subject to a true-up following the
20	completion of such review.
21	(B) Limitation.—This paragraph shall
22	not apply to any party or successor-in-interest
23	to any party to which the Commission, during
24	the period beginning on the date that is 1 year

before the date of enactment of this Act and

- ending on January 31, 2022, has issued a Letter of Inquiry, Notice of Apparent Liability, or Forfeiture Order relating to the party's participation in the Rural Health Care Program, pursuant to section 503(b) of the Communications Act of 1934 (47 U.S.C. 503(b)).
- 7 (C) REQUIRED REPAYMENT.—In the case
 8 of an eligible service provider that receives
 9 funding through the Rural Health Care Pro10 gram pursuant to this paragraph to which the
 11 eligible service provider is not entitled, the
 12 Commission shall require the eligible service
 13 provider to repay such funds.
- 14 (c) EFFECTIVE DATE OF REGULATIONS.—The regu-15 lations required under subsection (a) shall take effect on 16 the date on which the regulations are promulgated.
- 17 (d) Telehealth Connectivity Fund.—
- 18 (1) ESTABLISHMENT.—There is established in 19 the Treasury of the United States a fund to be 20 known as the Telehealth Connectivity Fund.
- 21 (2) APPROPRIATION.—There is appropriated to 22 the Telehealth Connectivity Fund, out of any money 23 in the Treasury not otherwise appropriated, 24 \$2,000,000,000 for fiscal year 2022, to remain 25 available through fiscal year 2026.

1	(3) Use of funds.—Amounts in the Tele-
2	health Connectivity Fund shall be available to the
3	Commission to carry out the Rural Health Care Pro-
4	gram, as modified by the regulations promulgated
5	under subsection (a).
6	(4) Relationship to universal service
7	CONTRIBUTIONS.—Support provided under the regu-
8	lations required by paragraphs (1) through (3) of
9	subsection (a) shall be—
10	(A) provided from amounts made available
11	under paragraph (3) of this subsection and not
12	from contributions under section 254(d) of the
13	Communications Act of 1934 (47 U.S.C.
14	254(d)); and
15	(B) in addition to, and not in replacement
16	of, funds authorized by the Commission for the
17	Rural Health Care Program as of the date of
18	enactment of this Act from contributions under
19	section 254(d) of the Communications Act of
20	1934 (47 U.S.C. 254(d)).
21	(e) Labor Requirements.—
22	(1) In general.—All laborers and mechanics
23	employed by contractors or subcontractors in the
24	performance of construction, alteration or repair

work carried out, in whole or in part, with assistance

- made available through the Rural Health Care program shall be paid wages at rates not less than those prevailing on projects of a similar character in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of
- 6 title 40, United States Code.

(2) AUTHORITY AND FUNCTIONS OF SECRETARY OF LABOR.—With respect to the labor standards described in paragraph (1), the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.

(f) NEUTRALITY REQUIREMENT.—

- (1) IN GENERAL.—In the case of a recipient of funding through the Rural Health Care Program that is an employer, the employer shall remain neutral with respect to the exercise of employees and labor organizations of the right to organize and bargain under the National Labor Relations Act (29 U.S.C. 151 et seq.).
- 22 (2) Definitions.—In this subsection, the 23 terms "employee", "employer", and "labor organiza-24 tion" have the meanings given those terms in section

1 2 of the National Labor Relations Act (29 U.	S.C.
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- 2 152).
- 3 (g) Referral of Alleged Violations of Appli-
- 4 CABLE FEDERAL LABOR AND EMPLOYMENT LAWS.—The
- 5 Commission shall refer any alleged violation of an applica-
- 6 ble labor and employment law to the appropriate Federal
- 7 agency for investigation and enforcement, and shall refer
- 8 any alleged violation of subsection (e) or (f) to the Na-
- 9 tional Labor Relations Board for investigation and en-
- 10 forcement.

11 Subtitle E—Internet Exchange and

12 Submarine Cable Grants.

- 13 SEC. 3501. DEFINITIONS.
- 14 In this subtitle:
- 15 (1) CORE BASED STATISTICAL AREA.—The
- term "core based statistical area" has the meaning
- given the term by the Office of Management and
- Budget in the Notice of Decision entitled "2010"
- 19 Standards for Delineating Metropolitan and
- 20 Micropolitan Statistical Areas", published in the
- Federal Register on June 28, 2010 (75 Fed. Reg.
- 22 37246), or any successor to that Notice.
- 23 (2) COVERED GRANT.—The term "covered
- 24 grant" means a grant awarded under section
- 25 3502(a).

1	(3) Indian Tribe.—The term "Indian
2	Tribe"—
3	(A) has the meaning given the term in sec-
4	tion 4 of the Indian Self-Determination and
5	Education Assistance Act (25 U.S.C. 5304);
6	and
7	(B) includes a Native Hawaiian organiza-
8	tion, as that term is defined in section 6207 of
9	the Native Hawaiian Education Act (20 U.S.C.
10	7517).
11	(4) Internet exchange facility.—The term
12	"internet exchange facility" means physical infra-
13	structure through which internet service providers
14	and content delivery networks exchange internet
15	traffic between their networks.
16	(5) Submarine cable landing station.—
17	The term "submarine cable landing station" means
18	a cable landing station, as that term is used in sec-
19	tion 1.767(a)(5) of title 47, Code of Federal Regula-
20	tions (or any successor regulation), that can be uti-
21	lized to land a submarine cable by an entity that has
22	obtained a license under the first section of the Act
23	entitled "An Act relating to the landing and oper-

ation of submarine cables in the United States", ap-

1	proved May 27, 1921 (47 U.S.C. 34) (commonly
2	known as the "Cable Landing Licensing Act").
3	SEC. 3502. INTERNET EXCHANGE FACILITY GRANTS.
4	(a) Grants.—Not later than 1 year after the date
5	on which amounts are made available under section 3505
6	the Assistant Secretary shall award grants to entities to
7	acquire real property and necessary equipment to—
8	(1) establish a new internet exchange facility in
9	a core based statistical area in which, at the time
10	the grant is awarded, there are no existing internet
11	exchange facilities; or
12	(2) expand operations at an existing internet
13	exchange facility in a core based statistical area in
14	which, at the time the grant is awarded, there is
15	only 1 internet exchange facility.
16	(b) Eligibility.—To be eligible to receive a covered
17	grant, an entity shall—
18	(1) have sufficient interest from third party en-
19	tities that will use the internet exchange facility to
20	be funded by the grant once the facility is estab-
21	lished or operations are expanded, as applicable;
22	(2) have sovereign control over the land or
23	building in which the internet exchange facility is to
24	be housed:

1	(3) provide evidence of direct conduit, duct, and
2	manhole access to public rights-of-way;
3	(4) have a plan to establish security protocols
4	for the internet exchange facility to prevent physical
5	or electronic intrusion from unauthorized users; and
6	(5) provide other information required by the
7	Assistant Secretary to protect against waste, fraud,
8	or abuse.
9	(e) Federal Share.—The Federal share of the
10	total cost of the establishment of, or expansion of oper-
11	ations at, an internet exchange facility for which a covered
12	grant is awarded may not exceed 50 percent.
13	(d) Grant Amount.—The amount of a covered
14	grant may not exceed \$3,000,000.
15	(e) Applications.—
16	(1) Rules and timelines.—Not later than 1
17	year after the date of enactment of this Act, the As-
18	sistant Secretary shall establish rules and timelines
19	for applications for—
20	(A) covered grants; and
21	(B) grants under section 3503.
22	(2) Third party review.—To prevent fraud
23	in the covered grant program, the Assistant Sec-
24	retary shall enter into a contract with an inde-
25	pendent third party under which the third party re-

- 1 views an application for a covered grant not later
- 2 than 60 days after the date on which the application
- 3 is submitted to ensure that only an entity that is eli-
- 4 gible for a covered grant receives a covered grant.
- 5 (f) RULE OF CONSTRUCTION.—Nothing in this sec-
- 6 tion shall be construed to authorize the Assistant Sec-
- 7 retary to regulate, issue guidance for, or otherwise inter-
- 8 fere with the activities at an internet exchange facility.

9 SEC. 3503. SUBMARINE CABLE LANDING STATION GRANTS.

- Not later than 1 year after the date on which
- 11 amounts are made available under section 3505, and in
- 12 accordance with the rules and timelines established under
- 13 section 3502(e)(1), the Assistant Secretary shall award
- 14 grants to States and Indian Tribes to build infrastructure
- 15 and acquire necessary equipment to establish or expand
- 16 an open-access, carrier-neutral submarine cable landing
- 17 station that serves a military facility.

18 **SEC. 3504. REPORT.**

- Not later than 5 years after the date of enactment
- 20 of this Act, and annually thereafter for 5 years, the Assist-
- 21 ant Secretary shall submit a report on outcomes of grants
- 22 awarded under this subtitle to—
- 23 (1) the Committee on Commerce, Science, and
- Transportation of the Senate; and

1	(2) the Committee on Energy and Commerce of
2	the House of Representatives.
3	SEC. 3505. AUTHORIZATION OF APPROPRIATIONS.
4	(a) In General.—There is authorized to be appro-
5	priated \$35,000,000 to carry out sections 3502 and 3503
6	(b) Limitation.—The Assistant Secretary may not
7	use more than 10 percent of the amounts made available
8	under subsection (a) to administer and report on the out-
9	comes of grants awarded under this subtitle.
10	SEC. 3506. RETURN OF CERTAIN GRANT AMOUNTS.
11	The Assistant Secretary may require a recipient of
12	a grant awarded under section 3502 or 3503 to return
13	all or a portion of the grant amount if there is evidence
14	of waste, fraud, or abuse of grant funds by the recipient
15	TITLE IV—COMMUNITY
16	BROADBAND
17	SEC. 4001. STATE, LOCAL, PUBLIC-PRIVATE PARTNERSHIP
18	AND CO-OP BROADBAND SERVICES.
19	Section 706 of the Telecommunications Act of 1996
20	(47 U.S.C. 1302) is amended—
21	(1) by redesignating subsection (d) as sub-
22	section (e) and inserting after subsection (e) the fol-
23	lowing:

1	"(d) State, Local, Public-Private Partner
2	SHIP, AND CO-OP ADVANCED TELECOMMUNICATIONS CA
3	PABILITY AND SERVICES.—
4	"(1) In general.—No State statute, regula
5	tion, or other State legal requirement may prohibi
6	or have the effect of prohibiting any public provider
7	public-private partnership provider, or cooperatively
8	organized provider from providing, to any person or
9	any public or private entity, advanced telecommuni
10	cations capability or any service that utilizes the ad
11	vanced telecommunications capability provided by
12	such provider.
13	"(2) Antidiscrimination safeguards.—
14	"(A) Public Providers.—To the exten-
15	any public provider regulates competing private
16	providers of advanced telecommunications capa
17	bility or services that utilize advanced tele
18	communications capability, such public provides
19	shall apply its ordinances and rules without dis
20	crimination in favor of itself or any provide
21	that it owns of services that utilize advanced
22	telecommunications capability.
23	"(B) Public-private partnership pro
24	VIDERS.—To the extent any State or local enti

ty that is part of a public-private partnership

1	provider regulates competing private providers
2	of advanced telecommunications capability or
3	services that utilize advanced telecommuni-
4	cations capability, such State or local entity
5	shall apply its ordinances and rules without dis-
6	crimination in favor of such public-private part-
7	nership provider or any provider that such
8	State or local entity or public-private partner-
9	ship provider owns of services that utilize ad-
10	vanced telecommunications capability.
11	"(3) Savings clause.—Nothing in this sub-
12	section shall exempt a public provider, public-private
13	partnership provider, or cooperatively organized pro-
14	vider from any Federal or State telecommunications
15	law or regulation that applies to all providers of ad-
16	vanced telecommunications capability or services
17	that utilize such advanced telecommunications capa-
18	bility."; and
19	(2) in subsection (e), as redesignated—
20	(A) in the matter preceding paragraph (1),
21	by striking "this subsection" and inserting
22	"this section";
23	(B) by redesignating paragraph (2) as

paragraph (3);

1	(C) by inserting after paragraph (1) the
2	following:
3	"(2) Cooperatively organized provider.—
4	The term 'cooperatively organized provider' means
5	an entity that is treated as a cooperative under Fed-
6	eral tax law and that provides advanced tele-
7	communications capability, or any service that uti-
8	lizes such advanced telecommunications capability,
9	to any person or public or private entity."; and
10	(D) by adding at the end the following:
11	"(4) Public Provider.—The term 'public pro-
12	vider' means a State or local entity that provides ad-
13	vanced telecommunications capability, or any service
14	that utilizes such advanced telecommunications ca-
15	pability, to any person or public or private entity.
16	"(5) Public-private partnership pro-
17	VIDER.—The term 'public-private partnership pro-
18	vider' means a public-private partnership, between a
19	State or local entity and a private entity, that pro-
20	vides advanced telecommunications capability, or any
21	service that utilizes such advanced telecommuni-
22	cations capability, to any person or public or private
23	entity.
24	"(6) State or local entity.—The term
25	'State or local entity' means a State or political sub-

1	division thereof, any agency, authority, or instru-
2	mentality of a State or political subdivision thereof,
3	or an Indian Tribe (as defined in section 4(e) of the
4	Indian Self-Determination and Education Assistance
5	Act (25 U.S.C. 5304(e))).".
6	TITLE V—BROADBAND INFRA-
7	STRUCTURE DEPLOYMENT
8	SEC. 5001. BROADBAND INFRASTRUCTURE DEPLOYMENT.
9	(a) Definitions.—In this section:
10	(1) APPROPRIATE STATE AGENCY.—The term
11	"appropriate State agency" means a State govern-
12	mental agency that is recognized by the executive
13	branch of the State as having the experience nec-
14	essary to evaluate and facilitate the installation and
15	operation of broadband infrastructure within the
16	State.
17	(2) Broadband.—The term "broadband" has
18	the meaning given the term "advanced telecommuni-
19	cations capability" in section 706 of the Tele-
20	communications Act of 1996 (47 U.S.C. 1302).
21	(3) Broadband conduit.—The term
22	"broadband conduit" means a conduit or innerduct
23	for fiber optic cables (or successor technology of

greater quality and speed) that supports the provi-

sion of broadband.

24

1	(4) Broadband infrastructure.—The term
2	"broadband infrastructure" means any buried or un-
3	derground facility and any wireless or wireline con-
4	nection that enables the provision of broadband.
5	(5) Broadband Provider.—The term
6	"broadband provider" means an entity that provides
7	broadband to any person or facilitates provision of
8	broadband to any person, including, with respect to
9	such entity—
10	(A) a corporation, company, association,
11	firm, partnership, nonprofit organization, or
12	any other private entity;
13	(B) a State or local broadband provider;
14	(C) an Indian Tribe; and
15	(D) a partnership between any of the enti-
16	ties described in subparagraphs (A), (B), and
17	(C).
18	(6) COVERED HIGHWAY CONSTRUCTION
19	PROJECT.—
20	(A) IN GENERAL.—The term "covered
21	highway construction project" means, without
22	regard to ownership of a highway, a project to
23	construct a new highway or an additional lane
24	for an existing highway, to reconstruct an exist-

1	ing highway, or new construction, including for
2	a paved shoulder.
3	(B) Exclusions.—The term "covered
4	highway construction project" excludes any
5	project—
6	(i) awarded before the date on which
7	regulations required under subsection (b)
8	take effect;
9	(ii) that does not include work beyond
10	the edge of pavement or current paved
11	shoulder; or
12	(iii) that does not require excavation.
13	(7) DIG ONCE REQUIREMENT.—The term "dig
14	once requirement" means a requirement designed to
15	reduce the cost and accelerate the deployment to
16	broadband by minimizing the number and scale of
17	repeated excavations for the installation and mainte-
18	nance of broadband conduit or broadband infrastruc-
19	ture in rights-of-way.
20	(8) Project.—The term "project" has the
21	meaning given such term in section 101 of title 23,
22	United States Code.
23	(9) Secretary.—The term "Secretary" means
24	the Secretary of Transportation.

- 1 (10) STATE.—The term "State" has the mean-2 ing given such term in section 401 of title 23, 3 United States Code.
- 4 (11) STATE OR LOCAL BROADBAND PRO5 VIDER.—The term "State or local broadband pro6 vider" means a State or political subdivision thereof,
 7 or any agency, authority, or instrumentality of a
 8 State or political subdivision thereof, that provides
 9 broadband to any person or facilitates the provision
 10 of broadband to any person in that State.
- 11 (12) TRIBAL GOVERNMENT.—The term "Tribal government" means the recognized governing body of an Indian Tribe or any agency, authority, or instrumentality of such governing body or such Indian Tribe.
- 16 (b) DIG ONCE REQUIREMENT.—To facilitate the in17 stallation of broadband infrastructure, the Secretary shall,
 18 not later than 9 months after the date of enactment of
 19 this Act, promulgate regulations to ensure that each State
 20 that receives funds under chapter 1 of title 23, United
 21 States Code, meets the following requirements:
- 22 (1) Broadband Planning.—The State depart-23 ment of transportation, in consultation with appro-24 priate State agencies, shall—

1	(A) identify a broadband coordinator, who
2	may have additional responsibilities in the State
3	department of transportation or in another
4	State agency, that is responsible for facilitating
5	the broadband infrastructure right-of-way ef-
6	forts within the State; and
7	(B) review existing State broadband plans,
8	including existing dig once requirements of the
9	State, municipal governments incorporated
10	under State law, and Tribal governments within
11	the State, to determine opportunities to coordi-
12	nate projects occurring within or across high-
13	way rights-of-way with planned broadband in-
14	frastructure projects.
15	(2) Notice of planned construction for
16	BROADBAND PROVIDERS.—
17	(A) Notice.—The State department of
18	transportation, in consultation with appropriate
19	State agencies, shall establish a process—
20	(i) for the registration of broadband
21	providers that seek to be included in the
22	advance notification of, and opportunity to
23	participate in, broadband infrastructure
24	right-of-way facilitation efforts within the
25	State; and

1	(ii) to electronically notify all
2	broadband providers registered under
3	clause (i)—
4	(I) of the State transportation
5	improvement program on at least an
6	annual basis; and
7	(II) of projects within the high-
8	way right-of-way for which Federal
9	funding is expected to be obligated in
10	the subsequent fiscal year.
11	(B) Website.—A State department of
12	transportation shall be considered to meet the
13	requirements of subparagraph (A) if such State
14	department of transportation publishes on a
15	public website—
16	(i) the State transportation improve-
17	ment program on at least an annual basis;
18	and
19	(ii) projects within the highway right-
20	of-way for which Federal funding is ex-
21	pected to be obligated in the subsequent
22	fiscal year.
23	(C) Coordination.—The State depart-
24	ment of transportation, in consultation with ap-
25	propriate State agencies, shall establish a proc-

1	ess for a broadband provider to commit to in-
2	stalling broadband conduit or broadband infra-
3	structure as part of any project.
4	(3) Required installation of conduit.—
5	(A) IN GENERAL.—The State department
6	of transportation shall install broadband con-
7	duit, in accordance with this paragraph, except
8	as described in subparagraph (F), as part of
9	any covered highway construction project, un-
10	less a broadband provider has committed to in-
11	stall broadband conduit or broadband infra-
12	structure as part of such project in a process
13	described under paragraph (2)(C).
14	(B) Installation requirements.—The
15	State department of transportation shall ensure
16	that—
17	(i) an appropriate number of
18	broadband conduits, as determined in con-
19	sultation with the appropriate State agen-
20	cies, are installed along the highway of a
21	covered highway construction project to ac-

commodate multiple broadband providers,

with consideration given to the availability

of existing conduits;

1	(ii) the size of each such conduit is
2	consistent with industry best practices and
3	is sufficient to accommodate potential de-
4	mand, as determined in consultation with
5	the appropriate State agencies;
6	(iii) hand holes and manholes nec-
7	essary for fiber access and pulling with re-
8	spect to such conduit are placed at inter-
9	vals consistent with standards determined
10	in consultation with the appropriate State
11	agencies (which may differ by type of road,
12	topologies, and rurality) and consistent
13	with safety requirements;
14	(iv) each broadband conduit installed
15	pursuant to this paragraph includes a pull
16	tape and is capable of supporting fiber
17	optic cable placement techniques consistent
18	with best practices; and
19	(v) is placed at a depth consistent
20	with requirements of the covered highway
21	construction project and best practices and
22	that, in determining the depth of place-
23	ment, consideration is given to the location

of existing utilities and cable separation re-

1	quirements	of	State	and	local	electrical
2	codes.					

(C) Guidance for the installation of Broadband conduit.—The Secretary, in consultation with the Assistant Secretary, shall issue guidance for best practices related to the installation of broadband conduit as described in this paragraph and of conduit and similar infrastructure for intelligent transportation systems (as such term is defined in section 501 of title 23, United States Code) that may utilize broadband conduit installed pursuant to this paragraph.

(D) Access.—

- (i) IN GENERAL.—The State department of transportation shall ensure that any requesting broadband provider has access to each broadband conduit installed pursuant to this paragraph, on a competitively neutral and nondiscriminatory basis, and in accordance with State permitting, licensing, leasing, or other similar laws and regulations.
- (ii) FEE SCHEDULE.—The State department of transportation, in consultation

1	with appropriate State agencies, shall pub-
2	lish a fee schedule for a broadband pro-
3	vider to access conduit installed pursuant
4	to this paragraph. Fees in such schedule—
5	(I) shall be consistent with the
6	fees established pursuant to section
7	224 of the Communications Act of
8	1934 (47 U.S.C. 224);
9	(II) may vary by topography, lo-
10	cation, type of road, rurality, and
11	other factors in the determination of
12	the State; and
13	(III) may be updated not more
14	frequently than annually.
15	(iii) In-kind compensation.—The
16	State department of transportation may
17	negotiate in-kind compensation with any
18	broadband provider requesting access to
19	broadband conduit installed under the pro-
20	visions of this paragraph as a replacement
21	for part or all of, but not to exceed, the
22	relevant fee in the fee schedule described
23	in clause (ii).
24	(iv) Safety considerations.—The
25	State department of transportation shall

1	require of broadband providers a process
2	for safe access to the highway right-of-way
3	during installation and on-going mainte-
4	nance of the broadband fiber optic cables
5	including a traffic control safety plan.
6	(v) Communication.—A broadband
7	provider with access to the conduit in-
8	stalled pursuant to this subsection shall
9	notify and receive permission from the rel-
10	evant agencies of State responsible for the
11	installation of such broadband conduit
12	prior to accessing any highway or highway
13	right-of-way, in accordance with applicable
14	Federal requirements.
15	(E) TREATMENT OF PROJECTS.—Notwith-
16	standing any other provision of law, broadband
17	conduit and broadband infrastructure installa-
18	tion projects under this paragraph shall comply
19	with section 113(a) of title 23, United States
20	Code.
21	(F) Waiver authority.—
22	(i) In general.—A State department
23	of transportation may waive the required
24	installation of broadband conduit for part

or all of any covered highway construction

1	project under this paragraph if, in the de-
2	termination of the State—
3	(I) broadband infrastructure, ter-
4	restrial broadband infrastructure, aer-
5	ial broadband fiber cables, or
6	broadband conduit is present near a
7	majority of the length of the covered
8	highway construction project;
9	(II) the installation of conduit in-
10	creases overall costs of a covered high-
11	way construction project by 1.5 per-
12	cent or greater;
13	(III) the installation of
14	broadband conduit associated with
15	covered highway construction project
16	will not be utilized or connected to fu-
17	ture broadband infrastructure in the
18	next 20 years, in the determination of
19	the State department of transpor-
20	tation, in consultation with appro-
21	priate State agencies and potentially
22	affected local governments and Tribal
23	governments;
24	(IV) the requirements of this
25	paragraph would require installation

1	of conduit redundant with a dig once
2	requirement of a local or Tribal gov-
3	ernment;
4	(V) there exists a circumstance
5	involving force majeure; or
6	(VI) other relevant factors, as de-
7	termined by the Secretary in consulta-
8	tion with the Assistant Secretary
9	through regulation, warrant a waiver.
10	(ii) Contents of Waiver.—A waiver
11	authorized under this subparagraph
12	shall—
13	(I) identify the covered highway
14	construction project; and
15	(II) include a brief description of
16	the determination of the State for
17	issuing such waiver.
18	(iii) Availability of waiver.—A
19	waiver authorized under this subparagraph
20	shall be included in the plans, specifica-
21	tions, and estimates for the associated
22	project, as long as such info is publicly
23	available.
24	(4) Priority.—If a State provides for the in-
25	stallation of broadband infrastructure or broadband

1	conduit in the right-of-way of an applicable project
2	under this subsection, the State department of
3	transportation, along with appropriate State agen-
4	cies, shall carry out appropriate measures to ensure
5	that any existing broadband providers are afforded
6	equal opportunity access, as compared to other
7	broadband providers, with respect to the program
8	under this subsection.
9	(5) Consultation.—
10	(A) In general.—In promulgating regu-
11	lations required by this subsection or to imple-
12	ment any part of this section, the Secretary
13	shall consult—
14	(i) the Assistant Secretary;
15	(ii) the Commission;
16	(iii) State departments of transpor-
17	tation;
18	(iv) appropriate State agencies;
19	(v) agencies of local governments re-
20	sponsible for transportation and rights-of-
21	way, utilities, and telecommunications and
22	broadband;
23	(vi) Tribal governments;
24	(vii) broadband providers; and

1	(viii) manufacturers of optical fiber,
2	conduit, pull tape, and related items.
3	(B) Broadband users.—The Secretary
4	shall ensure that the entities consulted under
5	clauses (iii) through (vi) of subparagraph (A)
6	include rural areas and populations with limited
7	access to broadband infrastructure.
8	(C) Broadband providers.—The Sec-
9	retary shall ensure that the entities consulted
10	under clause (vii) of subparagraph (A) include
11	entities who provide broadband to rural areas
12	and populations with limited access to
13	broadband infrastructure.
14	(6) Prohibition on unfunded mandate.—
15	(A) In general.—This subsection shall
16	apply only to projects for which Federal obliga-
17	tions or expenditures are initially approved on
18	or after the date regulations required under this
19	subsection take effect.
20	(B) No mandate.—Absent an available
21	and dedicated Federal source of funding—
22	(i) nothing in this subsection estab-
23	lishes a mandate or requirement that a
24	State install broadband conduit in a high-
25	way right-of-way; and

1	(ii) nothing in paragraph (3) shall es-
2	tablish any requirement for a State.
3	(7) Rules of construction.—
4	(A) State law.—Nothing in this sub-
5	section shall be construed to require a State to
6	install or allow the installation of broadband
7	conduit or broadband infrastructure—
8	(i) that is otherwise inconsistent with
9	what is allowable under State law; or
10	(ii) where the State lacks the author-
11	ity or property easement necessary for
12	such installation.
13	(B) No requirement for installation
14	OF MOBILE SERVICES EQUIPMENT.—Nothing in
15	this section shall be construed to require a
16	State, a municipal government incorporated
17	under State law, or an Indian Tribe to install
18	or allow for the installation of equipment essen-
19	tial for the provision of commercial mobile serv-
20	ices (as defined in section 332(d) of the Com-
21	munications Act of 1934 (47 U.S.C. 332(d)))
22	or commercial mobile data service (as defined in
23	section 6001 of the Middle Class Tax Relief
24	and Job Creation Act of 2012 (47 U.S.C.
25	1401)), other than broadband conduit and asso-

1	ciated equipment described in paragraph
2	(3)(B).
3	(c) Relation to State Dig Once Require-
4	MENTS.—Nothing in subsection (b) or any regulations
5	promulgated under subsection (b) shall be construed to
6	alter or supersede any provision of a State law or regula-
7	tion that provides for a dig once requirement that includes
8	similar or more stringent requirements to the provisions
9	of subsection (b) and any regulations promulgated under
10	subsection (b).
11	(d) DIG ONCE FUNDING TASK FORCE.—
12	(1) Establishment.—There is established an
13	independent task force on funding the nationwide
14	dig once requirement described in this section to be
15	known as the "Dig Once Funding Task Force"
16	(hereinafter referred to as the "Task Force").
17	(2) Duties.—The duties of the Task Force
18	shall be to—
19	(A) estimate the annual cost for imple-
20	menting and administering a nationwide dig
21	once requirement; and
22	(B) propose and evaluate options for fund-
23	ing a nationwide dig once requirement described
24	in this section that includes—

1	(i) a discussion of the role and poten-
2	tial share of costs of—
3	(I) the Federal Government;
4	(II) State, local, and Tribal gov-
5	ernments; and
6	(III) broadband providers; and
7	(ii) consideration of the role of exist-
8	ing dig once requirements of State, local,
9	and Tribal governments and private
10	broadband investment, with a goal to not
11	discourage or disincentivize such dig once
12	requirements or such investment.
13	(3) Reports.—
14	(A) Interim report and briefing.—
15	Not later than 9 months after the date of en-
16	actment of this Act, the Task Force shall sub-
17	mit an interim report to Congress and provide
18	briefings for Congress on the findings of the
19	Task Force.
20	(B) Final Report.—Not later than 12
21	months after the date of enactment of this Act,
22	the Task Force shall submit a final report to
23	Congress on the findings of the Task Force.
24	(4) Members.—

1	(A) APPOINTMENTS.—The Task Force
2	shall consist of 14 members, consisting of—
3	(i) the two co-chairs described in sub-
4	paragraph (B);
5	(ii) six members jointly appointed by
6	the Speaker and minority leader of the
7	House of Representatives, in consultation
8	with the respective Chairs and Ranking
9	Members of the—
10	(I) the Committee on Transpor-
11	tation and Infrastructure of the
12	House of Representatives;
13	(II) the Committee on Energy
14	and Commerce of the House of Rep-
15	resentatives; and
16	(III) the Committee on Appro-
17	priations of the House of Representa-
18	tives; and
19	(iii) six members jointly appointed by
20	the majority leader and minority leader of
21	the Senate, in consultation with the respec-
22	tive Chairs and Ranking Members of the—
23	(I) the Committee on Environ-
24	ment and Public Works of the Senate;

1	(II) the Committee on Com-
2	merce, Science, and Transportation of
3	the Senate; and
4	(III) the Committee on Appro-
5	priations of the Senate.
6	(B) Co-chairs.—The Task Force shall be
7	co-chaired by the Secretary and the Assistant
8	Secretary, or their designees.
9	(C) Composition.—The Task Force shall
10	include at least—
11	(i) one representative from a State de-
12	partment of transportation;
13	(ii) one representative from a local
14	government;
15	(iii) one representative from a Tribal
16	government;
17	(iv) one representative from a
18	broadband provider;
19	(v) one representative from a State or
20	local broadband provider;
21	(vi) one representative from a labor
22	union; and
23	(vii) one representative from a public
24	interest organization.

1	(D) APPOINTMENT DEADLINE.—Members
2	shall be appointed to the Task Force not later
3	than 60 days after the date of enactment of
4	this Act.
5	(E) Effect of lack of appointment
6	BY APPOINTMENT DATE.—If one or more ap-
7	pointments required under subparagraph (A) is
8	not made by the appointment date specified in
9	subparagraph (D), the authority to make such
10	appointment or appointments shall expire and
11	the number of members of the Task Force shall
12	be reduced by the number equal to the number
13	of appointments so expired.
14	(F) Terms.—Members shall be appointed
15	for the life of the Task Force. A vacancy in the
16	Task Force shall not affect its powers and shall
17	be filled in the same manner as the initial ap-
18	pointment was made.
19	(5) Consultations.—In carrying out the du-
20	ties required under this subsection, the Task Force
21	shall consult, at a minimum—
22	(A) the Commission;
23	(B) agencies of States including—
24	(i) State departments of transpor-
25	tation; and

1	(ii) appropriate State agencies;
2	(C) agencies of local governments respon-
3	sible for transportation and rights of way, utili-
4	ties, and telecommunications and broadband;
5	(D) Tribal governments;
6	(E) broadband providers and other tele-
7	communications providers;
8	(F) labor unions; and
9	(G) State or local broadband providers and
10	Tribal governments that act as broadband pro-
11	viders.
12	(6) Additional provisions.—
13	(A) Expenses for non-federal mem-
14	BERS.—Non-Federal members of the Task
15	Force shall be allowed travel expenses, includ-
16	ing per diem in lieu of subsistence, at rates au-
17	thorized for employees under subchapter I of
18	chapter 57 of title 5, United States Code, while
19	away from their homes or regular places of
20	business in the performance of services for the
21	Task Force.
22	(B) Staff.—Staff of the Task Force shall
23	comprise detailees with relevant expertise from
24	the Department of Transportation and the Na-
25	tional Telecommunications and Information Ad-

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1	ministration, or another Federal agency the co-
2	chairpersons consider appropriate, with the con-
3	sent of the head of the Federal agency, and
4	such detailee shall retain the rights, status, and
5	privileges of his or her regular employment
6	without interruption.

- (C) Administrative assistance.—The Secretary and Assistant Secretary shall provide to the Task Force on a reimbursable basis administrative support and other services for the performance of the functions of the Task Force.
- (7) TERMINATION.—The Task Force shall terminate not later than 90 days after issuance of the final report required under paragraph (3)(B).

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