1	SENATE HEALTH AND PUBLIC AFFAIRS COMMITTEE SUBSTITUTE FOR SENATE BILL 452	
2	56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023	
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10	AN ACT	
11	RELATING TO BROADBAND; AMENDING, REPEALING AND ENACTING	
12	SECTIONS OF THE DEPARTMENT OF INFORMATION TECHNOLOGY ACT;	
13	AUTHORIZING THE LEASE OR SALE OF BROADBAND INFRASTRUCTURE AND	
14	THE PROVISION OF CYBERSECURITY, INFORMATION TECHNOLOGY AND	
15	TELECOMMUNICATION NETWORK SERVICES; PROVIDING FOR	
16	ADMINISTRATIVE HEARINGS; CLARIFYING THE BASES FOR SOME SERVICE	
17	RATES; PROVIDING DEFINITIONS; AMENDING SECTIONS OF THE	
18	BROADBAND ACCESS AND EXPANSION ACT; REQUIRING REPORTING BY SOME	
19	INTERNET SERVICE PROVIDERS; ESTABLISHING CONDITIONS FOR LEASE	
20	OF THE STATE-OWNED BROADBAND NETWORK.	
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22	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
23	SECTION 1. Section 9-27-3 NMSA 1978 (being Laws 2007,	
24	Chapter 290, Section 3, as amended) is amended to read:	
25	"9-27-3. DEFINITIONSAs used in the Department of	
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1	Information Technology Act:		
2	A. "agency", unless otherwise specified, means		
3	executive branch cabinet agencies and their administratively		
4	attached agencies, offices, boards and commissions;		
5	B. "cybersecurity" means acts, practices or systems		
6	that eliminate or reduce the risk of loss of critical assets,		
7	loss of sensitive information or reputational harm as a result		
8	of a cyberattack or breach within an organization's		
9	telecommunication network;		
10	$[A_{\bullet}]$ <u>C.</u> "department" means the department of		
11	information technology;		
12	[ <del>B.</del> ] <u>D.</u> "information technology" means computer		
13	hardware, [and software and ancillary products and services,		
14	including:		
15	(1) systems design and analysis;		
16	(2) acquisition, storage and conversion of		
17	<del>data;</del>		
18	(3) computer programming;		
19	(4) information storage and retrieval;		
20	(5) voice, radio, video and data		
21	communications;		
22	<del>(6) requisite systems;</del>		
23	(7) simulation and testing; and		
24	(8) related interactions between users and		
25	information systems] storage media, networking equipment,		
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1	physical devices, infrastructure, processes and code, firmware,			
2	software and ancillary products and services, including:			
3	(1) systems design and analysis;			
4	(2) development or modification of hardware or			
5	solutions used to create, process, store, secure or exchange			
6	<u>electronic data;</u>			
7	(3) information storage and retrieval systems;			
8	(4) voice, radio, video and data communication			
9	systems;			
10	(5) network, hosting and cloud-based systems;			
11	(6) simulation and testing; and			
12	(7) interactions between a user and an			
13	information system;			
14	[ <del>C.</del> ] <u>E.</u> "information technology project" means the			
15	purchase, replacement, development or modification of a			
16	hardware or software system;			
17	$[D_{\bullet}]$ <u>F</u> . "secretary" means the secretary of			
18	information technology;			
19	$[E_{\bullet}]$ G. "state information architecture" means a			
20	logically consistent set of principles, policies and standards			
21	that guides the engineering of state government's information			
22	technology systems and infrastructure in a way that ensures			
23	alignment with state government's business needs;			
24	$[F_{\bullet}]$ <u>H</u> . "state information technology strategic			
25	plan" means the information technology planning document for			
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1 the state that spans a three-year period; and 2 [6.] I. "telecommunication network" means the 3 physical and logical components and all associated 4 infrastructure used in transporting, routing, aggregating and 5 delivering voice and data information from computer and 6 telecommunications systems in one location to peer systems in 7 another." 8 Section 9-27-6 NMSA 1978 (being Laws 2007, SECTION 2. 9 Chapter 290, Section 6, as amended by Laws 2017, Chapter 7, 10 Section 2 and by Laws 2017, Chapter 45, Section 2) is amended 11 to read: 12 "9-27-6. SECRETARY--DUTIES AND GENERAL POWERS.--The secretary is responsible to the governor for 13 Α. 14 the operation of the department. It is the secretary's duty to 15 manage all operations of the department and to administer and 16 enforce the laws with which the secretary or the department is 17 charged. 18 To perform the secretary's duties, the secretary Β. 19 has every power expressly enumerated in the laws, whether 20 granted to the secretary or the department or any division of 21 the department, except where authority conferred upon any 22 division is explicitly exempted from the secretary's authority 23 by statute. In accordance with these provisions, the secretary 24 shall:

(1) exercise general supervisory and

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1 appointing authority over all department employees, subject to 2 any applicable personnel laws and regulations; 3 (2) delegate authority to subordinates as the 4 secretary deems necessary and appropriate, clearly delineating 5 such delegated authority and the limitations thereto; organize the department into those 6 (3) 7 organizational units the secretary deems will enable it to 8 function most efficiently, subject to provisions of law 9 requiring or establishing specific organizational units; 10 (4) within the limitations of available appropriations and applicable laws, employ and fix the 11 12 compensation of those persons necessary to discharge the 13 secretary's duties; 14 (5) take administrative action by issuing orders and instructions, not inconsistent with the law, to 15 16 ensure implementation of and compliance with the provisions of bracketed material] = delete 17 law for whose administration or execution the secretary is responsible and to enforce those orders and instructions by 18 19 appropriate administrative action in the courts; 20 conduct research and studies that will (6) improve the operations of the department and the provision of 21 services to state agencies and the residents of the state; 22 (7) provide courses of instruction and 23 practical training for employees of the department and other 24 25 persons involved in the administration of programs with the .225565.4 - 5 -

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1	objective of improving the operations and efficiency of			
2	administration;			
3	(8) prepare an annual budget of the			
4	department;			
5	(9) provide cooperation, at the request of			
6	heads of administratively attached agencies, in order to:			
7	(a) minimize or eliminate duplication of			
8	services and jurisdictional conflicts;			
9	(b) coordinate activities and resolve			
10	problems of mutual concern; and			
11	(c) resolve by agreement the manner and			
12	extent to which the department shall provide budgeting,			
13	recordkeeping and related clerical assistance to			
14	administratively attached agencies; [and]			
15	(10) appoint for each division a "director".			
16	These appointed positions are exempt from the provisions of the			
17	Personnel Act. Persons appointed to these positions shall			
18	serve at the pleasure of the secretary; and			
19	(11) acquire, hold and maintain, through			
20	lease, trade or purchase, any real or personal property			
21	necessary to meet customer requirements or department			
22	obligations, including obligations of administratively attached			
23	offices or bodies.			
24	C. As the chief information officer, the secretary			
25	shall:			
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1 review executive agency plans regarding (1) 2 prudent allocation of information technology resources; 3 reduction of duplicate or redundant data, hardware and 4 software; and improvement of system interoperability and data 5 accessibility among agencies; 6 (2) approve executive agency information 7 technology requests for proposals and other executive agency 8 requests that are subject to the Procurement Code, prior to 9 final approval; 10 (3) promulgate rules for oversight of 11 information technology procurement; 12 (4) approve executive agency information technology contracts and amendments to those contracts, 13 14 including emergency procurements, sole source contracts and price agreements, prior to approval by the department of 15 16 finance and administration; 17 (5) develop and implement procedures to standardize data elements, determine data ownership and ensure 18 19 data sharing among executive agencies; 20 (6) verify compliance with state information architecture and the state information technology strategic 21 22 plan before approving documents referred to in Paragraphs (2) and (4) of this subsection; 23 (7) monitor executive agency compliance with 24 25 its agency plan, the state information technology strategic .225565.4

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1 plan and state information architecture and report to the 2 governor, executive agency management and the legislative 3 finance committee on noncompliance; 4 develop information technology cost (8) 5 recovery mechanisms and information systems rate and fee 6 structures of state agencies and other public or private sector 7 providers and make recommendations to the information 8 technology rate committee; 9 (9) provide technical support to executive 10 agencies in the development of their agency plans; 11 (10) ensure the use of existing public or 12 private information technology or telecommunications resources 13 when the use is practical, efficient, effective and financially 14 prudent and is in compliance with the Procurement Code; 15 (11) review appropriation requests related to 16 executive agency information technology requests to ensure 17 compliance with agency plans and the state information 18 technology strategic plan and make written recommendations by 19 November 14 of each year to the department of finance and 20 administration and by November 21 of each year to the 21 legislative finance committee and the appropriate interim 22 legislative committee; provided, however, that the 23 recommendations to the legislative committees have been agreed 24 to by the department of information technology and the 25 department of finance and administration; .225565.4

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1	(12) promulgate rules to ensure that			
2	information technology projects satisfy criteria established by			
3	the secretary and are phased in with funding released in phases			
4	contingent upon successful completion of the prior phase;			
5	(13) provide oversight of information			
6	technology projects, including ensuring adequate risk			
7	management, disaster recovery and business continuity practices			
8	and monitoring compliance with strategies for information			
9	technology projects that affect multiple agencies;			
10	(14) conduct reviews of information technology			
11	projects and provide written reports to the appropriate			
12	legislative oversight bodies;			
13	(15) conduct background checks on department			
14	employees and prospective department employees that have or			
15	will have administrative access or authority to sensitive,			
16	confidential or private information or the ability to alter			
17	systems, networks or other information technology hardware or			
18	software; and			
19	(16) perform any other information technology			
20	function assigned by the governor.			
21	D. As the chief information officer, the secretary			
22	<u>may:</u>			
23	(1) upon the advice and recommendation of the			
24	director of the office of broadband access and expansion			
25	pursuant to the provisions of the Broadband Access and			
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1 Expansion Act, make available by lease or sale at the 2 department's established rates on a competitively neutral basis 3 such state-owned broadband network infrastructure or internet 4 service that would connect underserved and unserved populations 5 of New Mexico and otherwise support objectives of the state broadband plan; 6 7 (2) offer cybersecurity risk prevention and 8 information technology mitigation and response solutions, 9 including application and equipment selection, intrusion 10 response, system monitoring or system testing for all users of 11 agency-operated or -owned information technology, to include 12 compliance standards for broadband infrastructure projects 13 within the oversight or administration of the department; and 14 (3) establish an administrative hearing and 15 enforcement process internal to the department or in 16 coordination with the administrative hearings office to support 17 the department's private sector regulatory activities or any 18 administratively attached office or body. 19 [D.] E. Each executive agency shall submit an 20 agency information technology plan to the secretary in the form 21 and detail required by the secretary. Each executive agency

shall conduct background checks on agency or prospective agency employees that have or will have administrative access or authority to alter systems, networks or other information technology hardware or software.

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1  $[\underline{E_{\cdot}}]$  <u>F</u>. A state agency that receives an invoice 2 from the department for services rendered to the agency shall 3 have thirty days from receipt of the invoice to pay the 4 department or to notify the department if the amount of the 5 invoice is in dispute. The agency shall have fifteen days from 6 its notification of dispute to the department to present its 7 reasons in writing and request an adjustment. The department 8 shall have fifteen days from its receipt of the reasons for 9 dispute to notify the agency of its decision. If the 10 department and the agency do not agree on a resolution, the secretary of finance and administration shall make a 11 12 determination on the amount owed by the agency to the 13 department. If the agency has not paid the department or 14 notified the department of a dispute within thirty days of receipt of the invoice, the department shall notify the 15 16 department of finance and administration and request that the 17 department of finance and administration transfer funds from 18 the agency to the department of information technology to 19 satisfy the agency's obligation. 20

[F.] G. The secretary, as chief information officer, shall prepare a state information technology strategic plan for the executive branch and update it at least once every three years, which plan shall be available to agencies by July 31 of each year. The plan shall comply with the provisions of the Department of Information Technology Act and provide for

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1 the: 2 interchange of information related to (1) 3 information technology among executive agencies; 4 (2) coordination among executive agencies in 5 the development and maintenance of information technology 6 systems; 7 protection of the privacy and security of (3) 8 individual information as well as of individuals using the 9 state's information technology systems; 10 development of a statewide broadband (4) 11 network plan in conjunction with the public education 12 department, the higher education department, state universities, other educational institutions, the public school 13 14 capital outlay council, political subdivisions of the state, 15 Indian nations, tribes and pueblos, the public regulation 16 commission and telecommunication network service providers; and 17 (5) coordination and aggregation of services 18 where feasible for entities as provided for in Section 9-27-20 19 NMSA 1978 and other publicly funded entities. 20 [G.] H. The secretary may apply for and receive, 21 with the governor's approval, in the name of the department, 22 any public or private funds, including United States government funds, available to the department to carry out its programs, 23 duties or services or those of an administratively attached 24 25 office or public body. .225565.4

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[H.] I. Where information technology functions of executive agencies overlap or a function assigned to one agency could better be performed by another agency, the secretary may recommend appropriate legislation to the next session of the legislature for its approval.

[I. The] J. Pursuant to the State Rules Act and rules promulgated pursuant to that act, the secretary may make 8 and adopt such reasonable procedural rules as may be necessary to carry out the duties, or relating to any matter within the oversight, of the department and its administratively attached offices or public bodies, divisions and requirements and standards for the executive branch's information technology needs, functions, systems and resources, including:

> (1) information technology security;

approval for procurement of information (2) technology not in conflict with the Procurement Code that exceeds an amount set by rule;

(3) detail and format for the agency information technology plan;

(4) acquisition, licensing and sale of information technology; and

requirements for agency information (5) technology projects and related plan, analysis, oversight, assessment and specifications.

[J.] K. Unless otherwise provided by statute, no .225565.4

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1 rule affecting any person or agency outside the department 2 shall be adopted, amended or repealed without a public hearing 3 on the proposed action before the secretary or a hearing 4 officer designated by the secretary. The public hearing shall 5 be held in Santa Fe unless otherwise permitted by statute. 6 Notice of the subject matter of the rule, the action proposed 7 to be taken, the time and place of the hearing, the manner in 8 which interested persons may present their views and the method 9 by which copies of the proposed rule, proposed amendment or 10 repeal of an existing rule may be obtained shall be published 11 once at least thirty days prior to the hearing date in a 12 newspaper of general circulation and mailed at least thirty 13 days prior to the hearing date to all persons who have made a 14 written request for an advance notice of hearing. Rules shall 15 be filed in accordance with the State Rules Act."

SECTION 3. Section 9-27-7 NMSA 1978 (being Laws 2007, Chapter 290, Section 7, as amended) is amended to read:

"9-27-7. INFORMATION TECHNOLOGY RATE COMMITTEE--MEMBERSHIP--DUTIES.--

A. The "information technology rate committee" is created. The committee consists of seven members as follows:

(1) five members appointed by the governorfrom executive agencies that use information technologyservices and pay rates to an internal service fund;

(2) the secretary of finance and

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1	administration, who shall serve as chair of the committee; and		
2	(3) the secretary of information technology.		
3	B. The information technology rate committee shall:		
4	(1) review the rate and fee schedule proposed		
5	by the secretary;		
6	(2) ensure that the rate and fee schedule		
7	complies with the federal office of management and budget		
8	circular A-87 or its successor directive with respect to rates		
9	for expenditure of money from federal grant awards;		
10	(3) consider for approval an equitable rate		
11	and fee schedule based on cost recovery for state agencies that		
12	use information technology services and pay rates to an		
13	internal service fund, with priority service to public safety		
14	agencies;		
15	(4) present the committee's proposed rate and		
16	fee schedule by June 1 of each year to the office of the		
17	governor, the department of finance and administration and the		
18	legislative finance committee; and		
19	(5) by July 15 of each year, implement a rate		
20	and fee schedule based on the committee's recommendations;		
21	provided, however, that a reduction in rates or fees by the		
22	department shall not require the committee's approval if the		
23	reduction is based on cost recovery and if the committee is		
24	notified timely."		
25	SECTION 4. Section 9-27-15 NMSA 1978 (being Laws 1997,		
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1 Chapter 263, Section 1, as amended by Laws 2007, Chapter 288, 2 Section 2 and by Laws 2007, Chapter 290, Section 15) is amended 3 to read:

"9-27-15. LEASE OF RADIO COMMUNICATIONS NETWORK--CONDITIONS AND REQUIREMENTS.--In exercising supervisory control pursuant to Section [15-2-2] 9-27-14 NMSA 1978, the department [of information technology] may lease to a private entity 8 excess capacity relating to the provision of two-way radio services on its radio communications property, including 10 buildings, towers or antennas, provided that:

[A. the lease conforms with competitive procurement requirements of the Procurement Code;

B. A. the lease is for an [equal] equivalent value exchange of money or property or services;

[G.] B. the secretary [of information technology] certifies that the excess capacity will be available for at least the duration of the lease;

[D.] C. if the lease exceeds ten years, the lease is first approved by the state board of finance;

[E.] D. the department [of information technology] has submitted to the legislative finance committee a detailed plan for the use of excess capacity being leased and an assessment of how the lease will affect public sector uses and local telecommunication service providers; and

 $[F_{\cdot}]$  <u>E</u>. income from the leases shall be deposited .225565.4

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to the credit of the department [of information technology] and used to carry out the duties of the department."

SECTION 5. Section 9-27-20 NMSA 1978 (being Laws 1963, Chapter 181, Section 1, as amended) is repealed and a new Section 9-27-20 NMSA 1978 is enacted to read:

"9-27-20. [<u>NEW MATERIAL</u>] TELECOMMUNICATIONS--DUTIES.--

A. The department shall enter into necessary agreements to provide, where feasible, a telecommunication network and related facilities to all executive, legislative and judicial branches and may, when capacity exists and it is economical, provide a telecommunication network and related facilities to educational institutions and other entities, with a preference to public entities.

B. The department may, in compliance with the Procurement Code, establish price agreements with vendors for information technology goods and services. Any public body may directly procure goods or services offered under a departmentplaced price agreement other than a price agreement for an enterprise service administered by the department.

C. On July 1, 2023, and on July 1 of each subsequent year, the department shall provide a catalog listing the information technology goods and services it has available to offer with the approved rates.

D. Subject to capacity after meeting requirements of agency customers, the department may offer catalog goods and .225565.4 - 17 -

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1 services to non-agency customers. The department may require a 2 non-agency customer to comply with all rules and guidance 3 applicable to the department-provided good or service but shall 4 not require a non-agency customer to comply with any other law 5 administered by the department unless otherwise provided by 6 law."

SECTION 6. Section 9-27-26 NMSA 1978 (being Laws 2017, Chapter 7, Section 9) is amended to read:

9 "9-27-26. INDIAN NATIONS, TRIBES AND PUEBLOS -- AGENCY-10 OWNED OR -OPERATED BROADBAND NETWORK--STATEWIDE BROADBAND--11 RIGHT-OF-WAY AGREEMENT AND SERVICE AGREEMENT. -- Indian nations, 12 tribes and pueblos may connect to [the] an agency-owned or 13 -operated statewide broadband network in exchange for a 14 mutually agreed upon right-of-way agreement or a service 15 agreement with the chief information officer. The chief 16 information officer shall apply for reimbursements from the 17 federal universal service fund pursuant to Section 254 of the 18 federal Telecommunications Act of 1996, 47 U.S.C. 254, as such 19 section existed on January 1, 2006, on behalf of Indian 20 nations, tribes and pueblos that execute a right-of-way 21 agreement or service agreement."

SECTION 7. Section 63-9J-2 NMSA 1978 (being Laws 2021, Chapter 123, Section 2) is amended to read:

"63-9J-2. DEFINITIONS.--As used in the Broadband Access and Expansion Act:

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1	A. "broadband infrastructure" means [ <del>any cable or</del>			
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2	device used for high-capacity transmission of a wide range of			
	frequencies enabling a large number of electronic messages to			
4	be transmitted or received simultaneously] facilities and			
5	equipment used to provide internet service, excluding			
6	telecommunications equipment owned, controlled or operated by a			
7	public or private end user;			
8	B. "broadband office" means the office of broadband			
9	access and expansion;			
10	C. "department", unless otherwise specified, means			
11	the department of information technology;			
12	[C.] D. "director" means the director of the			
13	broadband office;			
14	E. "end user" means an individual, business,			
15	institution or governmental entity that subscribes to an			
16	internet service and does not resell that service to other			
17	individuals or entities;			
18	F. "facilities-based provider" means a provider of			
19	internet service to end users in New Mexico using facilities			
20	that satisfy any of the following criteria:			
21	(1) physical facilities that the entity owns			
22	and that terminate at the end user premises;			
23	(2) facilities that the entity has obtained			
24	the right to use from other entities, such as dark fiber or			
25	satellite transponder capacity as part of its own network, or			
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1 <u>has obtained;</u>

2	(3) unbundled network element loops, special			
3	access lines or other leased facilities that the entity uses to			
4	complete terminations to the end user premises;			
5	(4) wireless spectrum for which the entity			
6	holds a license or that the entity manages or has obtained the			
7	right to use via a spectrum leasing arrangement or comparable			
8	arrangement pursuant to federal regulations promulgated			
9	pursuant to the federal Communications Act of 1934, as amended,			
10	or upon subsequent amendment or repeal of that act, by the			
11	broadband office by rule; or			
12	(5) unlicensed spectrum;			
13	G. "internet" means a global set of computing and			
14	electronic devices interconnected through networking			
15	infrastructures to provide data and information sharing and			
16	communication facilities;			
17	$[\underline{D_{\cdot}}]$ <u>H.</u> "local government" means the government of			
18	a municipality, county or political subdivision of the state;			
19	I. "open access" means equal nondiscriminatory			
20	access to the state-owned broadband network by eligible			
21	entities on a technologically and competitively neutral basis,			
22	regardless of whether the entity is privately or publicly			
23	<u>owned;</u>			
24	$[E_{\bullet}]$ <u>J.</u> "public educational institution" means a			
25	public school, a school district, a public post-secondary			

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1 educational institution or a state agency that provides 2 administrative, funding or technical support to public schools, 3 school districts and public post-secondary educational 4 institutions; 5 [F.] K. "quality of service" means the standards 6 established by the federal communications commission; [and] 7 L. "state-owned broadband network" means the stateowned broadband infrastructure that is owned, leased or 8 9 operated by the department; 10 [G.] M. "statewide broadband plan" means a plan, 11 including recommended statutory changes and implementation 12 procedures, for the development and expansion of broadband infrastructure and services throughout the state to meet the 13 14 needs: for the delivery of internet-based 15 (1) 16 educational, medical and emergency services; for local and tribal communities to foster 17 (2) and recruit internet-reliant business and industry and to 18 19 promote economic development and job creation; and 20 (3) to support internet-reliant state, local and tribal government agency functions and facilitate the 21 22 delivery of governmental services in a manner that is competitive with similar government agencies in neighboring 23 24 states: N. "underserved" means an area or property that 25 .225565.4

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1 does not have access to internet service offering speeds 2 greater than one hundred megabits downstream and twenty 3 megabits upstream; and 4 0. "unserved" means an area or property that either 5 does not have access to internet service at all or only has 6 access to internet service offering speeds below twenty-five 7 megabits per second downstream or three megabits per second 8 upstream." 9 SECTION 8. Section 63-9J-3 NMSA 1978 (being Laws 2021, 10 Chapter 123, Section 3) is amended to read: 11 "63-9J-3. OFFICE OF BROADBAND ACCESS AND EXPANSION 12 CREATED--DIRECTOR--STANDARDS--DATA COLLECTION--STATEWIDE 13 BROADBAND PLAN--ASSISTANCE FOR POLITICAL SUBDIVISIONS.--14 Α. The "office of broadband access and expansion" 15 is created and is administratively attached to the department 16 [of information technology]. 17 Β. The broadband office shall be managed by the 18 director, who shall be appointed by the governor. The director 19 may hire staff as needed to meet the responsibilities of the 20 broadband office. The broadband office shall: 21 C. 22 (1) establish by rule standards for quality of 23 service for homes, businesses and public institutions; (2) create and maintain an official, publicly 24 25 accessible online New Mexico broadband access map showing .225565.4

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1 broadband availability and quality of service for homes, 2 businesses and public institutions on a county-by-county basis; 3 and 4 (3) create and maintain a repository for 5 broadband data and information in New Mexico on a county-by-6 county basis, including: 7 the number of homes and businesses (a) 8 that do not have access to broadband service; 9 (b) the number of homes and businesses 10 that have broadband service that falls below the quality of service standards established by the broadband office; and 11 12 (c) the locations of broadband infrastructure currently owned or projected for construction by 13 14 the state or local governments on a county-by-county basis. On or before January 1, 2022, the broadband 15 D. 16 office shall develop and provide to the governor and the 17 legislature a three-year statewide broadband plan. On or before January 1, 2023, and on or before 18 Ε. 19 January 1 of each year thereafter, the broadband office shall 20 update and revise the statewide broadband plan developed pursuant to this section for the ensuing three years and report 21 the updated and revised statewide broadband plan to the 22 governor and the legislature. In its initial plan pursuant to 23 Subsection D of this section and in its annual revised and 24 25 updated plan pursuant to this subsection, the broadband office .225565.4

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shall provide an assessment of broadband service across the state compared to the standards established by the various federal broadband regulatory and assistance programs.

F. In the development of the statewide broadband plan, the broadband office shall request advice and provide opportunities for meaningful input from each local and tribal government within New Mexico, and all state agencies and public educational institutions shall cooperate with and provide relevant broadband-related information collected or developed by the agencies as requested by the broadband office.

G. The broadband office shall implement the statewide broadband plan.

H. The broadband office shall provide technical and planning assistance to local governments, public educational institutions and state agencies in the design, development or implementation of their own plans for the development of broadband service. When providing planning and technical assistance, the broadband office shall encourage the use of regional planning and may provide planning and technical assistance to tribal government agencies and schools when those entities are participants in a joint powers agreement with a county, municipality, political subdivision, public educational institution or state agency or memorandum of understanding for the design, development or implementation of a regional broadband plan.

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1 I. The broadband office may form an advisory 2 committee comprising representatives of state, local and tribal 3 government agencies and the general public to facilitate the 4 collection of information and the development of proposals for 5 the statewide broadband plan; provided that if an advisory 6 committee is formed, at least three different tribal agencies 7 shall be represented on the committee. 8 J. In furtherance of statewide broadband planning, 9 all facilities-based providers shall report semiannually to the 10 broadband office the same data in the same format that is reported to the federal communications commission pursuant to 11 12 federal law governing data submitted for broadband mapping. The reports shall be submitted each year on or before April 1, 13 14 with regard to data existing as of December 31 of the prior year, and on or before October 1, with regard to data existing 15 as of June 30 of the then current year. All information 16 reported by a facilities-based provider pursuant to this 17 subsection shall be maintained as confidential information by 18 19 the broadband office in accordance with applicable state or 20 federal law. K. The reporting requirements set forth in 21 Subsection J of this section do not apply to tribal 22 corporations federally chartered by the bureau of Indian 23 affairs. 24 L. The broadband office may adopt rules requiring 25 .225565.4

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1 facilities-based providers to report data in addition to the 2 data required pursuant to Subsection J of this section; 3 provided that no such rule shall require a facilities-based 4 provider to report any such data more frequently than twice per 5 year."

SECTION 9. Section 63-9J-4 NMSA 1978 (being Laws 2021, Chapter 123, Section 4) is amended to read:

8 "63-9J-4. COORDINATION OF STATE AND LOCAL GOVERNMENT
9 BROADBAND EFFORTS.--

A. The broadband office shall identify federal and
nongovernmental broadband funding assistance opportunities for
local governments, public educational institutions, state
agencies and tribal governments and shall publish a list of
those opportunities in a manner that can be searched on a
county-by-county basis.

B. The broadband office may be the applicant for such funding assistance for all state agencies except the department of transportation.

C. State agencies and public educational institutions shall coordinate with the broadband office concerning the purchase of broadband infrastructure and services with the goal of obtaining best-value or bulk pricing agreements where practicable.

D. The broadband office shall coordinate with and may enter into memoranda of understanding with federal, local .225565.4

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1 government, state and tribal government agencies to create an 2 integrated system of permits, licenses and rules for broadband 3 infrastructure across all governmental jurisdictions within 4 each region of the state, including the creation of a centralized repository, and an expedited review process for 5 6 rights of way use applications, with the goal of creating 7 uniform coordinated permitting and licensing requirements 8 statewide. The broadband office shall develop proposals for 9 government agencies at the local, county and state levels to 10 build and pay for broadband networks, upon request for such 11 assistance.

E. The broadband office shall advise and make recommendations to the department regarding proposals to use the state-owned broadband network for the purpose of connecting unserved and underserved populations of the state to internet service on the basis of open access that supports objectives of the state broadband plan; provided that:

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1	(b) the broadband office shall post a			
2	notice on its website at least forty-five days prior to the			
3	execution of the lease or internet service agreement. The			
4	notice shall include: 1) the name of the facilities-based			
5	provider with which the department intends to enter into the			
6	<u>lease or internet service agreement; 2) a statement describing</u>			
7	the boundaries of the geographical area that will be served			
8	under the terms of the lease or internet service agreement; 3)			
9	the specifications of the broadband infrastructure or internet			
10	service that will be the subject of the lease or internet			
11	service agreement; and 4) the price upon which the lease or			
12	internet service agreement shall be offered by the department;			
13	(c) within the forty-five-day posting			
14	period required by Subparagraph (b) of this paragraph, no			
15	private facilities-based provider has notified the broadband			
16	office in writing that it can provide the same broadband			
17	infrastructure or internet service identified in the notice, as			
18	applicable, at a price that does not exceed one hundred ten			
19	percent of the price being offered by the department; and			
20	(d) if the lease exceeds ten years, the			
21	lease is first approved by the state board of finance;			
22	(2) the department may sell or otherwise			
23	transfer ownership of a portion of the state-owned broadband			
24	network pursuant to existing state law regarding the sale or			
25	disposition of such property; provided that the department and			
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portion of the state-owned broadband network to any wholly e entity for at least twenty years after construction of oadband infrastructure to be sold was completed; (3) the department shall not sell or otherwise <u>r internet service directly to a nongovernmental end</u> and (4) the department shall adopt and implement to govern the lease or sale of state-owned broadband k capacity to the private sector. The rules shall e processes that will enable a facilities-based provider <u>llenge</u> a determination that an area is eligible to e state-owned broadband network capacity." ECTION 10. EFFECTIVE DATE. -- The effective date of the ions of this act is July 1, 2023. - 29 -

any successor in interest shall not transfer ownership of any

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