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Mr. Speaker: I am instructed by the Senate to inform the Ho

House of Representatives

that the Senate has taken up and passed

SS SCS HCS HB 1456

entitled:

AN ACT

To repeal sections 43.401, 70.210, 190.300, 190.308, 190.325, 190.327, 190.328, 190.329, 190.334, 190.335, 190.400, 190.410, 190.420, 190.430, 190.440, 650.330, and 650.340, RSMo, and to enact in lieu thereof twenty new sections relating to emergency communication services, with penalty provisions.

With SA 1, SA 2, SA 5

In which the concurrence of the House is respectfully requested.

Respectfully,

Adriane D. Crouse

Secretary of the Senate

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ECENE MAY 17 2815 BY:

Printed 5/17/18

4845S12.01S

SENATE AMENDMENT NO.
Offered by What of JM
Amend SS/SCS/HCS/House Bill No. 1456 , Page 32 , Section 190.455 , Lines 11-12
of said page, by striking all of said lines and inserting in lieu
thereof the following: "inhabitants and located in more than one
county and any county in which it is located shall establish an
agreement regarding".

Offered 5/11/18 Adopted 5/1-1/18

Printed 5/1/8

4845S12.02S

SENATE AMENDMENT NO.

	offered by Action of Andrew
	Amend SS/SCS/HCS/House Bill No. 1456, Page 1, Section Title, Line 6
2	by striking the word "emergency"; and
3	Further amend said bill, page 43, section 190.475, line 21,
4	by inserting after all of said line the following:
5	"620.2450. 1. A grant program is hereby established under
6	sections 620.2450 to 620.2458 to award grants to applicants who
7	seek to expand access to broadband internet service in unserved
8	and underserved areas of the state. The department of economic
9	development shall administer and act as the fiscal agent for the
10	grant program and shall be responsible for receiving and
11	reviewing grant applications and awarding grants under sections
12	620.2450 to 620.2458. Funding for the grant program established
13	under this section shall be subject to appropriation by the
14	general assembly.
15	2. As used in sections 620.2450 to 620.2458, the following
16	terms shall mean:
17	(1) "Underserved area", a project area without access to
18	wireline or fixed wireless broadband internet service of speeds
19	of at least twenty-five megabits per second download and three
20	megabits per second upload;
21	(2) "Unserved area", a project area without access to

Offered 5/17/18 Adopted 5/17/18

1	wireline or fixed wireless broadband internet service of speeds
2	of at least ten megabits per second download and one megabit per
3	second upload.
4	620.2451. Grants awarded under sections 620.2450 to
5	620.2458 shall fund the acquisition and installation of retail
6	broadband internet service at speeds of at least twenty-five
7	megabits per second download and three megabits per second
8	upload, but that is scalable to higher speeds.
9	620.2452. Applicants eligible for grants awarded shall
10	<u>include:</u>
11	(1) Corporations, or their affiliates, registered in this
12	<u>state;</u>
13	(2) Incorporated businesses or partnerships;
14	(3) Limited liability companies registered in this state;
15	(4) Nonprofit organizations registered in this state;
16	(5) Political subdivisions; and
17	(6) Rural electric cooperatives organized under chapter 394
18	and their broadband affiliates.
19	620.2453. An eligible applicant shall submit an application
20	to the department of economic development on a form prescribed by
21	the department. An application for a grant under sections
22	620.2450 to 620.2458 shall include the following information:
23	(1) A description of the project area;
24	(2) A description of the kind and amount of broadband
25	internet infrastructure that is proposed to be deployed;
26	(3) Evidence demonstrating the unserved or underserved
27	nature of the project area;
28	(4) The number of households that would have new access to
29	broadband internet service, or whose broadband internet service

would be upgraded, as a result of the grant;

- (5) A list of significant community institutions that would benefit from the proposed grant;
- (6) The total cost of the proposal and the timeframe in which it will be completed;
- (7) A list identifying sources of funding or in-kind contributions, including government funding, that would supplement any awarded grant; and
- (8) Any other information required by the department of economic development.
- applications may be submitted each fiscal year, the department of economic development shall publish on its website the specific criteria and any quantitative weighting scheme or scoring system the department will use to evaluate or rank applications and award grants under section 620.2455. Such criteria and quantitative scoring system shall include the criteria set forth in section 620.2455.
- 2. Within three business days of the close of the grant application process, the department of economic development shall publish on its website the proposed unserved and underserved areas, and the proposed broadband internet speeds for each application submitted. Upon request, the department shall provide a copy of any application to an interested party.
- 3. A broadband internet service provider that provides existing service in or adjacent to the proposed project area may submit to the department of economic development, within forty-five days of publication of the information under subsection 2 of this section, a written challenge to an application. Such

challenge shall contain information demonstrating that:

- (1) The provider currently provides broadband internet service to retail customers within the proposed unserved or underserved area;
- (2) The provider has begun construction to provide broadband internet service to retail customers within the proposed unserved or underserved area; or
- (3) The provider commits to providing broadband internet service to retail customers within the proposed unserved or underserved areas within the timeframe proposed by the applicant.
- 4. Within three business days of the submission of a written challenge, the department of economic development shall notify the applicant of such challenge.
- 5. The department of economic development shall evaluate each challenge submitted under this section. If the department determines that the provider currently provides, has begun construction to provide, or commits to provide broadband internet service at speeds of at least twenty-five megabits per second download and three megabits per second upload, but scalable to higher speeds, in the proposed project area, the department shall not fund the challenged project.
- 6. If the department of economic development denies funding to an applicant as a result of a broadband internet service provider challenge under this section and such broadband internet service provider does not fulfill its commitment to provide broadband internet service in the unserved or underserved area, the department of economic development shall not consider another challenge from such broadband internet service provider for the next two grant cycles, unless the department determines the

1	failure to fulfill the commitment was due to direumstances beyond
2	the broadband internet service provider's control.
3	620.2455. 1. The department of economic development shall
4	give first priority to grant applications that serve unserved
5	areas.
6	2. The department of economic development shall give
7	secondary priority to grant applications that demonstrate the
8	ability to receive matching funds that serve unserved areas,
9	whether such matching funds are government funds or other funds.
10	3. The department shall give third priority to grant
11	applications that serve underserved areas.
12	4. The department of economic development shall use a
13	quantitative weighing scheme or scoring system including, at a
14	minimum, the following elements to rank the applications:
15	(1) Financial, technical, and legal capability of the
16	applicant to deploy and operate broadband internet service;
17	(2) The number of locations served in the most cost-
18	efficient manner possible considering the project area density;
19	(3) Available minimum broadband speeds:
20	(4) Ability of the infrastructure to be scalable to higher
21	broadband internet speeds;
22	(5) Commitment of the applicant to fund at least fifty
23	percent of the project from private sources;
24	(6) Length of time the provider has been operating
25	broadband internet services in the state;
26	(7) The offering of new or substantially upgraded broadband
27	internet service to important community institutions including,
28	but not limited to, libraries, educational institutions, public
29	safety facilities, and health care facilities;

- (8) The offering of service to economically distressed areas of the state, as measured by indices of unemployment, poverty, or population loss that are significantly greater than the statewide average;
- (9) The ability to provide technical support and training to residents, businesses, and institutions in the community of the proposed project to utilize broadband internet service;
- (10) Plans to actively promote the adoption of the newly available broadband internet service in the community; and
- (11) Strong support for the proposed project from citizens, businesses, and institutions in the community.
- not award any grant to an otherwise eligible grant applicant where funding from the Connect America Fund has been awarded, where high cost support from the federal Universal Service Fund has been received by rate of return carriers, or where any other federal funding has been awarded which did not require any matching fund component, for any portion of the proposed project area, nor shall any grant money be used to serve any retail end user that already has access to wireline or fixed wireless broadband internet service of speeds of at least twenty-five megabits per second download and three megabits per second upload.
- 2. No grant awarded under sections 620.2450 to 620.2458, when combined with any federal, state, or local funds, shall fund more than fifty percent of the total cost of a project.
- 3. No single project shall be awarded grants under sections 620.2450 to 620.2458 whose cumulative total exceeds five million dollars.

1	4. The department of economic development shall endeavor to			
2	award grants under sections 620.2450 to 620.2458 to qualified			
3	applicants in all regions of the state.			
4	5. An award granted under sections 620.2450 to 620.2458			
5	shall not:			
6	(1) Require an open access network;			
7	(2) Impose rates, terms, and conditions that differ from			
8	what a provider offers in other areas of its service area;			
9	(3) Impose any rate, service, or any other type of			
10	regulation beyond speed requirements set forth in section			
11	620.2451; or			
12	(4) Impose an unreasonable time constraint on the time to			
13	build the service.			
14	620.2457. By June thirtieth of each year, the department of			
15	economic development shall publish on its website and provide to			
16	the general assembly:			
17	(1) A list of all applications for grants under sections			
18	620.2450 to 620.2458 received during the previous year and, for			
19	<pre>each application:</pre>			
20	(a) The results of any quantitative weighting scheme or			
21	scoring system the department of economic development used to			
22	award grants or rank the applications;			
23	(b) The grant amount requested;			
24	(c) The grant amount awarded, if any;			
25	(2) All written challenges.			
26	620.2458. The department of economic development shall			
27	develop administrative rules governing the eligibility,			
28	application and grant award process, and to implement the			
29	provisions of sections 620.2450 to 620.2458. Any rule or portion			

of a rule, as that term is defined in section 536.010, that is
created under the authority delegated in this section shall
become effective only if it complies with and is subject to all
of the provisions of chapter 536 and, if applicable, section
536.028. This section and chapter 536 are nonseverable, and if
any of the powers vested with the general assembly pursuant to
chapter 536 to review, to delay the effective date, or to
disapprove and annul a rule are subsequently held
unconstitutional, then the grant of rulemaking authority and any

Further amend said bill, page 57, section 190.440, line 50 of said page, by inserting immediately after said line the following:

rule proposed or adopted after August 28, 2018, shall be invalid

"Section B. Pursuant to section 23.253 of the Missouri sunset act:

- (1) The provisions of the new program authorized under sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 shall sunset automatically three years after the effective date of sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458 shall sunset automatically six years after the effective date of the reauthorization of sections 620.2450, 620.2451, 620.2452, 620.2453, 620.2454, 620.2455, 620.2456, 620.2457, and 620.2458;

and void. "; and

2	(3) Sect	ions 620.2450,	620.2451, 620	.2452, 620.2	453,
3	620.2454, 620.3	2455, 620.2456,	, 620.2457, an	d 620.2458 s	hall
4	terminate on S	eptember first	of the calend	lar year imme	diately
5	following the	calendar year	in which the p	rogram autho	rized under
6	sections 620.2	450, 620.2451,	620.2452, 620	.2453, 620.2	454,
7	620.2455, 620.	2456, 620.2457,	and 620.2458	is sunset."	; and

Further amend the title and enacting clause accordingly.

1

9

and

4845S12.09S

SENATE AMENDMENT NO. 5

	Offered by _	WALLINGFORD	of DISTRICT 27
	Amend <u>SS/SC</u>	S/HCS/House Bill No. 1456	, Page <u>38</u> , Section <u>190.460</u> , Line <u>14</u> ,
2	by in	serting after all of sai	d line the following:
3		"6. The provisions of t	this section shall become effective
4	unles	s the governing body of	a county or city adopts an
5	ordin	ance, order, rule, resol	ution, or regulation by at least a
6	<u>two-t</u>	hirds vote prohibiting t	the charge established under this
7	<u>secti</u>	on from becoming effecti	ive in the county or city at least
8	forty	r-five days prior to the	effective date of this section. If
9	the o	overning body does adopt	such ordinance, order, rule,
.0	resol	ution, or regulation by	at least a two-thirds vote, the
.1	charc	ge shall not be collected	d and the county or city shall not be
.2	allow	ved to obtain funds from	the Missouri 911 service trust fund
1.3	<u>that</u>	are remitted to the fund	d under the charge established under
4	this	section. The Missouri 9	911 service board shall, by September
.5	1, 20)18, notify all counties	and cities of the implementation of
L6	the c	harge established under	this section, and the procedures set
17	<u>forth</u>	under this subsection f	for prohibiting the charge from
8.	becom	ing effective."; and fur	rther renumber the remaining
L 9		ection accordingly.	
	04	bored 5/17/18 Popted 5/17/18	
	Ad	Popted 5/17/18	