HOUSE AMENDMENT NO.____ TO HOUSE AMENDMENT NO.____

Offered By

	AMEND House Amendment No. to House Committee Substitute for Senate Substitute for
	Senate Bill No. 141, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the
	following:
	""620.2456. 1. The department of economic development shall 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 retur
	carriers, or where any other federal funding has been awarded which did not require any matching-
	fund component, unless the proposed project area has a proven lack of coverage or adequate
1	broadband internet coverage, for any portion of the proposed project area, nor shall any grant mone
	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
1	per-second upload.
	2. No grant awarded under sections 620.2450 to 620.2458, when combined with any federa
S	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
C	cumulative total exceeds five million dollars.
	4. The department of economic development shall endeavor to award grants under sections
6	520.2450 to 620.2458 to qualified applicants in all regions of the state.
	5. An award granted under sections 620.2450 to 620.2458 shall not:
	(1) Require an open access network;
	(2) Impose rates, terms, and conditions that differ from what a provider offers in other areas
(of its service area;
	(3) Impose any rate, service, or any other type of regulation beyond speed requirements set
Ι	Forth in section 620.2451; or
	(4) Impose an unreasonable time constraint on the time to build the service.6. If a grant recipient fails to establish the speed requirements set forth in section 620.2451.
4	then the grant recipient shall return all grant moneys to the department.
	Section 1. No political subdivision of this state shall adopt or enforce an ordinance,"; and
	section 1. Two pointies studinision of this state shall adopt of emotee an ordinance, , and
1	Further amend said bill by amending the title, enacting clause, and intersectional references
	accordingly.
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,	THIS AMENDS 1070H07.08H
	Action Taken Date