By: Ashby, Anderson, Rose, Bailes, Clardy, et al. Substitute the following for H.B. No. 2662: By: Anchía C.S.H.B. No. 2662

A BILL TO BE ENTITLED

1 AN ACT 2 relating to broadband development. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Sections 4901.0101(a) and (b), Government Code, 5 are amended to read as follows: 6 For purposes of this chapter, subject to Subsection (b), (a) 7 "broadband service" means Internet service with the capability of providing <u>a</u>: 8 9 (1)[a download] speed of not less than 25 megabits per second for a download [or faster]; [and] 10 11 (2) [an upload] speed of not less than three megabits 12 per second for an upload; and 13 (3) network round-trip latency of less than or equal 14 to 100 milliseconds based on the 95th percentile of speed measurements [or faster]. 15 If the Federal Communications Commission 16 (b) adopts [upload or download threshold speeds] for advanced 17 standards telecommunications capability under 47 U.S.C. Section 1302 that are 18 different than those specified by Subsection (a), the comptroller 19 by rule may require Internet service to be capable of matching the 20 21 [providing download or upload speeds that match that] federal standards [threshold] in order to qualify under this chapter as 22 23 "broadband service." SECTION 2. Sections 4901.0105(a), (b), (c), (d), (f), (k), 24

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C.S.H.B. No. 2662 1 (1), (n), (o), and (p), Government Code, are amended to read as follows: 2 3 (a) The broadband development office shall create, update annually, and publish on the comptroller's Internet website a map 4 5 classifying each broadband serviceable location [designated area] in this state as: 6 7 (1)an unserved location [eligible area,] if [+ 8 $[(\Lambda)$ fewer than 80 percent of the addresses in] the location does not [designated area] have access to reliable 9 broadband service capable of providing the speeds described by 10 Section 4901.0101(a); [and 11 [(B) the federal government has not awarded 12 funding under a competitive process to support the deployment of 13 14 broadband service to addresses in the designated area; or] 15 (2) an <u>underserved location</u> [ineligible area,] if the location is not an unserved location but does not[+ 16 17 [(A) 80 percent or more of the addresses in the designated area] have access to reliable broadband service with the 18 19 capability of providing: 20 (A) a speed of not less than 100 megabits per second for a download; 21 22 (B) a speed of not less than 20 megabits per second for an upload; and 23 24 (C) a network round-trip latency of less than or equal to 100 milliseconds based on the 95th percentile of speed 25 26 measurements; or 27 (3) a served location if the location is neither an

1 <u>unserved nor an underserved location</u> [(B) the federal government 2 has awarded funding under a competitive process to support the 3 deployment of broadband service to addresses in the designated 4 area].

5 (b) The comptroller by rule may <u>establish new threshold</u> 6 <u>speeds for a location to qualify as an underserved location if the</u> 7 <u>comptroller has required Internet service to be capable of matching</u> 8 <u>federal standards to qualify as broadband service under Section</u> 9 <u>490I.0101(b)</u> [determine the scope of a designated area under 10 <u>Subsection (a)</u>].

(c) After creation of the initial map described in Subsection (a), the office may evaluate the usefulness of the standards for <u>unserved and underserved locations</u> [eligible and <u>ineligible areas</u>] outlined in Subsection (a) and, if appropriate, make a recommendation to the legislature to revise the standards.

16 (d) The map required by Subsection (a) must <u>organize</u> 17 <u>broadband serviceable locations into designated areas and</u> display 18 <u>for each area</u>:

19 (1) the number of broadband service providers that
20 serve the [each designated] area;

(2) [for each eligible area,] an indication of whether
the area has access to Internet service that is not broadband
service, regardless of the technology used to provide the service;
[and]

(3) each public school campus [in this state] with an
indication of whether the public school campus has access to
broadband service; and

(4) the number and percentage of unserved,
 underserved, and served locations within the area.

3 (f) Except as provided by Subsection (g), the office shall 4 use <u>the best available data</u>, including information available from 5 the Federal Communications Commission<u></u>, to create or update the map.

(k) A person who contracts under Subsection (i) may not
provide services <u>in this state to</u> [for] a broadband provider [in
this state] before the second anniversary of the last day the
contract is in effect.

(1) The office shall establish criteria for determining 10 whether a broadband serviceable location [designated area] should 11 12 be reclassified as an <u>unserved or underserved location</u> [eligible area or an ineligible area]. The criteria must include an 13 14 evaluation of Internet speed test and reliability data [and 15 information on end user addresses. The criteria may also include community surveys regarding the reliability of Internet service, 16 17 where available].

A broadband service provider or political subdivision 18 (n) 19 may petition the office to reclassify a broadband serviceable location [designated area on the map as an eligible area or 20 ineligible area]. The office shall provide notice of each accepted 21 [the] petition to each affected broadband service provider and 22 political subdivision by posting [that provides broadband service 23 24 to the designated area and post] notice of the petition on the comptroller's Internet website. 25

26 (o) Not later than the 45th day after the date that <u>the</u> 27 <u>office posts</u> [a broadband provider receives] notice under

Subsection (n), <u>each affected broadband service</u> [the] provider <u>or</u>
political subdivision may [shall] provide information to the office
showing whether the <u>broadband serviceable location</u> [designated
area] should or should not be reclassified.

5 (p) Not later than the 75th day after the date that <u>the</u> 6 <u>office posts the</u> [a broadband provider receives] notice under 7 Subsection (n), the office shall determine whether to reclassify 8 the <u>broadband serviceable location</u> [designated area] on the map and 9 update the map as necessary. A determination made by the office 10 under this subsection is not a contested case for purposes of 11 Chapter 2001.

SECTION 3. Section 4901.0106, Government Code, is amended to read as follows:

Sec. 490I.0106. BROADBAND DEVELOPMENT PROGRAM. (a) The broadband development office shall establish a program to award grants, low-interest loans, and other financial incentives to applicants for the purpose of expanding access to and adoption of broadband service [in designated areas determined to be eligible areas by the office under Section 490I.0105].

(a-1) The office may award grants, low-interest loans, and 20 other financial incentives to applicants for eligible broadband 21 infrastructure projects designed to provide qualifying broadband 22 service to unserved and underserved locations. For the purposes of 23 24 this subsection, an eligible broadband infrastructure project includes a project in which not less than 80 percent of the 25 26 broadband serviceable locations to be served by the project are unserved and underserved locations. 27

1 <u>(a-2)</u> The office may award grants, low-interest loans, and 2 other financial incentives to applicants for middle-mile broadband 3 <u>infrastructure projects.</u>

4 <u>(a-3) The office may award grants, low-interest loans, and</u> 5 <u>other financial incentives to applicants for projects not involving</u> 6 <u>the deployment of broadband infrastructure that expand the</u> 7 <u>accessibility, affordability, or adoption of broadband service,</u> 8 <u>including education, training, community outreach, remote learning</u> 9 <u>or telehealth facilities, equipment purchases, or any other use</u> 10 <u>permitted by the applicable funding source.</u>

(b) The office shall establish <u>eligibility and award</u> [and <u>publish</u>] criteria for making awards under <u>this chapter for each</u> <u>applicable notice of funds availability</u>. The comptroller by rule <u>may prescribe the manner in which the office shall provide notice to</u> <u>applicants of the applicable criteria</u> [Subsection (a)]. <u>In</u> <u>establishing eligibility and award criteria, the</u> [The] office shall:

(1) take into consideration grants and other financial
incentives awarded by the federal government for the deployment of
broadband service [in a designated area];

(2) prioritize the applications of applicants that will expand access to and adoption of broadband service in <u>designated</u> [eligible] areas in which the <u>highest</u> [lowest] percentage of <u>broadband serviceable locations are unserved or</u> <u>underserved locations;</u> [addresses have access to broadband service; and]

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(3) prioritize the applications of applicants that

will expand access to broadband service in public and private primary and secondary schools and institutions of higher education; (4) give preference to an applicant that provided the information requested by the office under Section 4901.0105 or 4901.01061; and

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6 (5) take into consideration whether an applicant has
7 forfeited federal funding for defaulting on a project to deploy
8 gualifying broadband service.

9 (c) Notwithstanding Subsection (b)(2), the office may 10 establish criteria that take into account a cost benefit analysis 11 for awarding money to the [eligible] areas described by that 12 subdivision.

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(d) The office may not:

14 (1) favor a particular broadband technology in15 awarding grants, loans, or other financial incentives;

16 (2) [award grants, loans, or other financial 17 incentives to a broadband provider that does not report information 18 requested by the office under Section 4901.0105;

19 [(3)] award a grant, loan, or other financial 20 incentive to a noncommercial provider of broadband service for <u>a</u> 21 <u>broadband serviceable location</u> [an eligible area] if <u>an eligible</u> 22 [a] commercial provider of broadband service has submitted an 23 application for the <u>same location;</u> [eligible area; or]

(3) [(4)] take into consideration distributions from
the state universal service fund established under Section 56.021,
Utilities Code, when deciding to award grants, loans, or other
financial incentives; or

1 (4) except as provided by Section 490I.01061, award a 2 grant, loan, or other financial incentive for deployment of 3 last-mile broadband service for a location that is subject to a 4 federal commitment to deploy qualifying broadband service on the 5 date the application is submitted or during the application 6 process.

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(e) The office shall:

8 (1) post on the comptroller's Internet website 9 information about the application process and the receipt of awards 10 and shall update that information as necessary; and

11 (2) post on the comptroller's Internet website <u>for at</u> 12 <u>least 30 days</u> information from each <u>accepted</u> application, including 13 the applicant's name, the area targeted for expanded broadband 14 service access or adoption by the application, and any other 15 information the office considers relevant or necessary[, for a 16 <u>period of at least 30 days before the office makes a decision on the</u> 17 <u>application</u>].

During the 30-day posting 18 (f) period described by 19 Subsection (e) for an application, the office shall accept from any interested party, other than a broadband service provider that does 20 not report information requested by the office under Section 21 4901.0105 or 4901.01061, a written protest of the application 22 23 relating to whether the applicant or project is eligible for an 24 award or should not receive an award based on the criteria prescribed by the office. 25

26 (g) Notwithstanding any deadline for submitting an 27 application, if the office upholds a protest submitted under

1 Subsection (f) on the grounds that one or more of the <u>broadband</u> 2 <u>serviceable locations are not eligible to receive funding under</u> 3 <u>this chapter</u> [addresses in an eligible area subject to the 4 application have access to broadband service], the applicant may 5 resubmit the application without the challenged <u>locations</u> 6 [addresses] not later than 30 days after the date that the office 7 upheld the protest.

8 (h) The office shall establish and publish criteria for 9 award recipients. The criteria must include requirements that 10 grants, loans, and other financial incentives awarded through the 11 program <u>for the deployment of broadband infrastructure may</u> be used 12 only for capital expenses, purchase or lease of property, and other 13 expenses, including backhaul and transport, that will facilitate 14 the provision or adoption of broadband service.

(i) An award granted under this section does not affect the eligibility of a telecommunications provider to receive support from the state universal service fund under Section 56.021, Utilities Code.

SECTION 4. Chapter 4901, Government Code, is amended by adding Section 4901.01061 to read as follows:

Sec. 490I.01061. EXISTING FEDERAL FUNDING; REPORTING REQUIREMENTS. (a) The broadband development office may award a grant, loan, or other financial incentive for deployment of last-mile broadband service for a location that is subject to a federal commitment to deploy qualifying broadband service if:

26 (1) federal funding is forfeited or the recipient of 27 the federal funding is disqualified from receiving the funding; and

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1	(2) the location otherwise may receive funding under
2	the program.
3	(b) An applicant for an award under this chapter that has
4	been awarded federal funding directly and has entered into an
5	enforceable commitment to deploy broadband services in a location
6	shall provide to the office information the office may require
7	regarding:
8	(1) the existing enforceable commitment; and
9	(2) the proposed deployment of broadband.
10	SECTION 5. Section 4901.0107(b), Government Code, is
11	amended to read as follows:
12	(b) In developing the state broadband plan, the office
13	shall:
14	(1) to the extent possible, collaborate with state
15	agencies, political subdivisions, broadband industry stakeholders
16	and representatives, and community organizations that focus on
17	broadband services and technology access;
18	(2) [consider the policy recommendations of the
19	governor's broadband development council;
20	[(3)] favor policies that are technology-neutral and
21	protect all members of the public;
22	(3) [(4)] explore state and regional approaches to
23	broadband development; and
24	(4) [(5)] examine broadband service needs related
25	to:
26	(A) public safety, including the needs of state
27	agencies involved in the administration of criminal justice, as

that term is defined by Article 66.001, Code of Criminal Procedure; 1 (B) public education and and 2 state local 3 education agencies, including any agency involved in the electronic administration of an assessment instrument required under Section 4 5 39.023, Education Code; and (C) public health, including the needs of state 6 7 agencies involved in the administration of public health 8 initiatives such as the Health and Human Services Commission and the Department of State Health Services. 9 SECTION 6. Sections 4901.0110(b) and (h), Government Code, 10 are amended to read as follows: 11 12 (b) The broadband development office board of advisors is composed of 10 members, appointed as follows: 13 14 (1)two members appointed by the governor, including: 15 (A) one member to represent the Texas Economic Development and Tourism Office; and 16 17 (B) one member of the public with experience in telecommunications or [to represent nonprofit corporations that 18 work on the expansion, adoption, affordability, and use of] 19 broadband service; 20 (2) three members 21 lieutenant appointed by the governor, including: 22 one member who resides in an urban area; 23 (A) 24 (B) one member to represent the public primary and secondary education community; and 25 26 (C) one member who resides in a county that: 27 (i) is adjacent to an international border;

C.S.H.B. No. 2662 1 (ii) is located not more than 150 miles from 2 the Gulf of Mexico; and 3 (iii) has a population of more than 60,000; 4 three members appointed by the speaker of the (3) 5 house of representatives, including: (A) one member who resides in a rural area; 6 7 (B) one member to represent the health and 8 telemedicine industry; and 9 (C) one member to represent the public higher 10 education community; the comptroller or the comptroller's designee; and 11 (4) 12 (5) one nonvoting member appointed by the broadband development office to represent the office. 13 14 (h) The [Beginning one year after the effective date of the 15 Act enacting this chapter, the] board of advisors shall meet at least semiannually [once every other month] with representatives 16 17 from the broadband development office for the purpose of advising the work of the office in implementing the provisions of this 18 19 chapter. SECTION 7. The following provisions of the Government Code 20 are repealed: 21 (1) Section 4901.0101(c); and 22 Section 4901.0105(m). 23 (2) 24 SECTION 8. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as 25 provided by Section 39, Article III, Texas Constitution. If this 26 Act does not receive the vote necessary for immediate effect, this 27

1 Act takes effect September 1, 2023.