LEGISLATURE OF NEBRASKA

ONE HUNDRED EIGHTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 683

FINAL READING

(SECOND)

Introduced by Transportation and Telecommunications Committee: Geist, 25, Chairperson; Bostelman, 23; Brandt, 32; DeKay, 40; Moser, 22.

Read first time January 18, 2023

Committee: Transportation and Telecommunications

A BILL FOR AN ACT relating to infrastructure; to amend sections 39-2805, 1 2 66-4,100, 81-502.03, and 86-125, Reissue Revised Statutes of Nebraska, and sections 76-2301, 76-2303, 76-2323, 76-2325, 86-324, 3 86-328, 86-331, 86-333, 86-1103, 86-1241, 86-1304, 86-1309, and 4 5 86-1312, Revised Statutes Cumulative Supplement, 2022; to change 6 provisions relating to the County Bridge Match Program, the Highway 7 Cash Fund, and the Roads Operation Cash Fund; to provide duties for 8 the Department of Transportation; to define terms; to change provisions of the One-Call Notification System Act and provide 9 duties for the State Fire Marshal; to create the Underground 10 Excavation Safety Committee; to provide for a civil penalty; to 11 Rural Communications Sustainability Act; 12 adopt the to change provisions relating to a registration filed by a communications 13 14 provider and the Nebraska Telecommunications Universal Service Fund; 15 to create the Nebraska Broadband Office and provide duties; to require a report; to change provisions relating to a broadband 16 17 access map, the state broadband coordinator, the Nebraska Broadband Bridge Act, and the Small Wireless Facilities Deployment Act; to 18 eliminate a report; to harmonize provisions; to repeal the original 19 sections; to outright repeal section 76-2325.02, Revised Statutes 20

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- 1 Cumulative Supplement, 2022; and to declare an emergency.
- 2 Be it enacted by the people of the State of Nebraska,

LB683 2023

Section 1. Section 39-2805, Reissue Revised Statutes of Nebraska, is
 amended to read:

3 The County Bridge Match Program is created. 39-2805 (1) The 4 department shall administer the program using funds from the 5 Transportation Infrastructure Bank Fund, except that no more than forty million dollars shall be expended for this program. The purpose of the 6 7 program is to promote innovative solutions and provide additional funding to accelerate the repair and replacement of deficient bridges on the 8 9 county road system. The department shall develop the program, including 10 participation criteria and matching fund requirements for counties, in consultation with a statewide association representing county officials. 11 12 Participation by counties in the program shall be voluntary. The details 13 of the program shall be presented to the Appropriations Committee and the 14 Transportation and Telecommunications Committee of the Legislature on or 15 before December 1, 2016.

16 (2) The County Bridge Match Program terminates on June 30, <u>2029</u>
 17 2023.

18 Sec. 2. Section 66-4,100, Reissue Revised Statutes of Nebraska, is 19 amended to read:

66-4,100 The Highway Cash Fund and the Roads Operations Cash Fund 20 are hereby created. If bonds are issued pursuant to subsection (2) of 21 22 section 39-2223, the balance of the share of the Highway Trust Fund allocated to the Department of Transportation and deposited into the 23 24 Highway Restoration and Improvement Bond Fund as provided in subsection 25 (6) of section 39-2215 and the balance of the money deposited in the Highway Restoration and Improvement Bond Fund as provided in section 26 39-2215.01 shall be transferred by the State Treasurer, on or before the 27 28 last day of each month, to the Highway Cash Fund. If no bonds are issued pursuant to subsection (2) of section 39-2223, the share of the Highway 29 Trust Fund allocated to the Department of Transportation shall be 30 transferred by the State Treasurer on or before the last day of each 31

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1 month to the Highway Cash Fund.

The Legislature may direct the State Treasurer to transfer funds 2 from the Highway Cash Fund to the Roads Operations Cash Fund. Both funds 3 shall be expended by the department (1) for acquiring real estate, road 4 5 materials, equipment, and supplies to be used in the construction, reconstruction, improvement, and maintenance of state highways, (2) for 6 the construction, reconstruction, improvement, and maintenance of state 7 8 highways, including grading, drainage, structures, surfacing, roadside 9 development, landscaping, and other incidentals necessary for proper completion and protection of state highways as the department shall, 10 after investigation, find and determine shall be for the best interests 11 of the highway system of the state, either independent of or in 12 13 conjunction with federal-aid money for highway purposes, (3) for the share of the department of the cost of maintenance of state aid bridges, 14 (4) for planning studies in conjunction with federal highway funds for 15 the purpose of analyzing traffic problems and financial conditions and 16 17 problems relating to state, county, township, municipal, federal, and all other roads in the state and for incidental costs in connection with the 18 federal-aid grade crossing program for roads not on state highways, (5) 19 for tests and research by the department or proportionate costs of 20 research of 21 membership, tests, and highway organizations when 22 participated in by the highway departments of other states, (6) for the 23 payment of expenses and costs of the Board of Examiners for County 24 Highway and City Street Superintendents as set forth in section 39-2310, 25 (7) for support of the public transportation assistance program established under section 13-1209 and the intercity bus system assistance 26 program established under section 13-1213, and (8) for purchasing from 27 28 political or governmental subdivisions or public corporations, pursuant to section 39-1307, any federal-aid transportation funds available to 29 such entities, and (9) for furnishing the Nebraska Broadband Office with 30 31 necessary office space, furniture, equipment, and supplies as well as

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providing administrative and budgetary support, including salaries for
 professional, technical, and clerical assistants, as provided in section
 3 of this act.

Any money in the Highway Cash Fund and the Roads Operations Cash Fund not needed for current operations of the department shall, as directed by the Director-State Engineer to the State Treasurer, be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act, subject to approval by the board of each investment. All income received as a result of such investment shall be placed in the Highway Cash Fund.

Transfers may be made from the Roads Operations Cash Fund to the 11 General Fund at the direction of the Legislature through June 30, 2019. 12 The State Treasurer shall transfer seven million five hundred thousand 13 dollars from the Roads Operations Cash Fund to the General Fund on or 14 15 before June 30, 2018, on such date as directed by the budget administrator of the budget division of the Department of Administrative 16 17 Services. The State Treasurer shall transfer seven million five hundred thousand dollars from the Roads Operations Cash Fund to the General Fund 18 19 on or after July 1, 2018, but on or before June 30, 2019, on such date as directed by the budget administrator of the budget division of the 20 Department of Administrative Services. 21

22 Sec. 3. (1) The Department of Transportation shall furnish the Nebraska Broadband Office with necessary office space, furniture, 23 equipment, and supplies along with administrative and budgetary support, 24 including salaries for professional, technical, and clerical assistants, 25 except as limited in subsection (2) of this section. The Department of 26 Transportation and the Nebraska Broadband Office shall, whenever 27 28 practicable, seek reimbursement of such costs from federal-aid funds to the extent such costs are eligible for reimbursement. 29

30 <u>(2) Broadband installation, operation, or maintenance projects of</u> 31 the Nebraska Broadband Office shall not be funded by the Department of Transportation, except as provided in subsection (3) of this section.
 Such restriction shall not apply to any fund or appropriation of the
 Legislature that has been specifically designated for projects of the
 Nebraska Broadband Office.
 (3) The Department of Transportation may use state highway funds for

projects to install, operate, and maintain fiber optic, broadband, or 6 7 other similar technology infrastructure on state highway property solely to meet the state's present and future transportation technology needs 8 9 along the state highway system. The department is further authorized to 10 enter into public-private partnerships or to use other alternative project delivery methods set out in the Transportation Innovation Act. 11 12 The department is authorized to work with the Nebraska Broadband Office for such projects and to seek or solicit the use of eligible federal 13 highway funds to pay some or all of the state's costs for such projects. 14 15 Nothing in this subsection authorizes the department to own, operate, manage, construct, or maintain fiber optic, broadband, or other similar 16 17 technology outside of state highway property.

Sec. 4. Section 76-2301, Revised Statutes Cumulative Supplement, 2022, is amended to read:

20 76-2301 Sections 76-2301 to 76-2332 <u>and sections 6, 8, and 10 of</u> 21 <u>this act shall be known and may be cited as the One-Call Notification</u> 22 System Act.

Sec. 5. Section 76-2303, Revised Statutes Cumulative Supplement,
2022, is amended to read:

25 76-2303 For purposes of the One-Call Notification System Act, the 26 definitions found in sections 76-2303.01 to 76-2317 <u>and section 6 of this</u> 27 <u>act</u>shall be used.

28 Sec. 6. <u>Committee means the Underground Excavation Safety</u>
 29 <u>Committee.</u>

30 Sec. 7. Section 76-2323, Revised Statutes Cumulative Supplement, 31 2022, is amended to read:

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1 76-2323 (1) Upon receipt of the information contained in the notice 2 pursuant to section 76-2321, an operator shall advise the excavator of 3 the approximate location of underground facilities in the area of the proposed excavation by marking or identifying the location of the 4 5 underground facilities with stakes, flags, paint, or any other clearly identifiable marking or reference point and shall indicate if the 6 7 underground facilities are subject to section 76-2331. The location of the underground facility given by the operator shall be within a strip of 8 9 land eighteen inches on either side of the marking or identification plus one-half of the width of the underground facility. If in the opinion of 10 the operator the precise location of a facility cannot be determined and 11 marked as required, the operator shall provide all pertinent information 12 13 and field locating assistance to the excavator at a mutually agreed to time. The location shall be marked or identified using color standards 14 prescribed by the center. The operator shall respond no later than two 15 16 business days after receipt of the information in the notice or at a time 17 mutually agreed to by the parties.

(2) The marking or identification shall be done in a manner that 18 will last for a minimum of five business days on any nonpermanent surface 19 and a minimum of ten business days on any permanent surface. If the 20 excavation will continue for longer than five business days, the operator 21 shall remark or reidentify the location of the underground facility upon 22 23 of the excavator. The request for the request remarking or 24 reidentification shall be made through the center.

25 (3)(a) Beginning September 1, 2024, it shall be a violation of the 26 One-Call Notification System Act for an excavator to (i) serve notice of 27 intent to excavate upon the center for an area in which the excavation 28 cannot be reasonably commenced within seventeen calendar days after the 29 excavation start date indicated pursuant to section 76-2321 or (ii) 30 request remarking or reidentification for any area in which the 31 excavation cannot be reasonably commenced or continued within fourteen <u>calendar days after the date remarking or reidentification is completed.</u>
 (b) After receiving notice of any alleged violation of this
 <u>subsection pursuant to subsection (2) of section 76-2325, the excavator</u>
 <u>shall in its answer describe the circumstances which prevented the</u>
 <u>commencement or continuation of excavation within the timeframes set</u>
 forth in this subsection.

7 (4) (3) An operator who determines that such operator does not have 8 any underground facility located in the area of the proposed excavation 9 shall notify the center of the determination prior to the date of 10 commencement of the excavation, or prior to two full business days after 11 transmittal of the ticket, whichever occurs sooner. All ticket responses 12 made under this subsection shall be transmitted to the operator and 13 excavator by the center.

Sec. 8. (1) Beginning September 1, 2024, the Underground Excavation 14 Safety Committee is created. The committee shall consist of the following 15 members: (a) The State Fire Marshal or the State Fire Marshal's designee, 16 17 (b) three representatives of operators, (c) three representatives of excavators, and (d) one alternate representative of operators and one 18 19 alternate representative of excavators. An alternate representative described in subdivision (d) of this subsection shall only participate in 20 a committee meeting if a corresponding representative described in 21 22 subdivision (b) or (c) of this subsection has declared a conflict of interest and recused himself or herself from participation in a matter 23 24 before the committee or is otherwise unavailable for a committee meeting. In such instance, the chairperson shall notify the alternate 25 representative to serve in the place of the recused or absent 26 27 representative for any meeting related to such particular conflict or for 28 the duration of such absence.

29 (2) The representative members shall be appointed by the Governor.
 30 The Governor shall appoint one of the three initial representatives of
 31 operators described in subdivision (1)(b) of this section, one of the

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three initial representatives of excavators described in subdivision (1) 1 2 (c) of this section, and both alternate representatives described in 3 subdivision (1)(d) of this section for two-year terms. The other initial 4 representatives shall be appointed for four-year terms. All succeeding 5 terms shall be for four years. A representative member may be reappointed at the end of such member's term. If there is a vacancy on the committee, 6 7 the Governor shall appoint a member to serve the remainder of the unexpired term of the vacating member. All representative members shall 8 9 be subject to approval by the Legislature.

10 (3) The committee shall select from among its members a chairperson. 11 The committee shall not select an alternate representative to serve as 12 chairperson. The committee shall govern its procedures pursuant to rules 13 and regulations adopted and promulgated by the State Fire Marshal. No 14 representative member shall receive any compensation for services 15 rendered as a member of the committee but may be reimbursed for expenses 16 as provided in sections 81-1174 to 81-1177.

17 (4) The committee shall meet not less than monthly and also at such
18 other times and at such places as may be established by the chairperson.
19 The committee may meet by videoconference with approval of a majority of
20 the committee members. Any action taken by the committee shall require a
21 majority vote of the members.

(5)(a) The committee shall (i) review investigations completed pursuant to subdivision (2)(a) of section 76-2325, (ii) determine based on such review whether any person has committed any violation described in subdivision (2)(b) of section 76-2325, and (iii) determine the appropriate civil penalty, if any, to be assessed for such violation consistent with subdivision (2)(b)(ii) of section 76-2325.

(b) No member of the committee who participated in an investigation
 conducted under subdivision (2)(a) of section 76-2325 shall participate
 in a hearing upon any question in which such member or any business with
 which such member is associated is a party.

Sec. 9. Section 76-2325, Revised Statutes Cumulative Supplement,
 2022, is amended to read:

3 76-2325 (1) <u>Until September 1, 2024:</u>

4 (a) Any person who violates section 76-2320, 76-2320.01, 76-2320.02,
5 76-2321, 76-2322, 76-2323, 76-2326, 76-2330, or 76-2331 shall be subject
6 to a civil penalty as follows:

7 <u>(i)</u> (a) For a violation by an excavator or an operator related to a 8 gas or hazardous liquid underground pipeline facility or a fiber optic 9 telecommunications facility, an amount not to exceed ten thousand dollars 10 for each violation for each day the violation persists, up to a maximum 11 of five hundred thousand dollars; and

12 (ii) (b) For a violation by an excavator or an operator related to 13 any other underground facility, an amount not to exceed five thousand 14 dollars for each day the violation persists, up to a maximum of fifty 15 thousand dollars; and -

(b) (2) An action to recover a civil penalty shall be brought by the 16 17 Attorney General or a prosecuting attorney on behalf of the State of Nebraska in any court of competent jurisdiction of this state. The trial 18 19 shall be before the court, which shall consider the nature, circumstances, and gravity of the violation and, with respect to the 20 person found to have committed the violation, the degree of culpability, 21 22 the absence or existence of prior violations, whether the violation was a willful act, any good faith attempt to achieve compliance, and such other 23 24 matters as justice may require in determining the amount of penalty 25 imposed. All penalties shall be remitted to the State Treasurer for distribution in accordance with Article VII, section 5, of the 26 Constitution of Nebraska. 27

28 (2) Beginning September 1, 2024:

(a)(i) When the State Fire Marshal has reason to believe that any
 person has committed any violation described in subdivision (b) of this
 subsection, the State Fire Marshal may conduct an investigation to

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1 determine the facts and circumstances of such alleged violation and, if

2 <u>conducted</u>, shall give prior notice of such investigation by first-class

3 <u>mail or electronic mail to such person.</u>

4 (ii) When any person other than the State Fire Marshal has reason to believe that any violation described in subdivision (b) of this 5 subsection has occurred, such person may submit information to the State 6 7 Fire Marshal regarding such violation on a form prescribed by the State Fire Marshal. Upon receipt of such information, the State Fire Marshal 8 9 may conduct an investigation to determine the facts and circumstances of 10 such alleged violation and, if conducted, shall give prior notice of such investigation by first-class mail or electronic mail to both the person 11 being investigated and the person who submitted the information to the 12 State Fire Marshal. 13

(iii) The State Fire Marshal shall refer the findings of the 14 15 investigation to the committee for its determination. Except as otherwise provided in subdivision (2)(a)(iv) of this section, the committee shall 16 17 issue a written determination stating findings of fact, conclusions of law, and the civil penalty, if any, to be assessed for such violation and 18 19 serve a copy of the written determination by personal service or by certified mail, return receipt requested, upon such person. If the State 20 21 Fire Marshal's investigation was commenced based on information provided 22 pursuant to subdivision (2)(a)(ii) of this section, a copy of the written 23 determination shall also be delivered by first-class mail to the person 24 providing such information.

25 (iv) If the committee determines that the civil penalty to be 26 assessed for any violation exceeds the amount described in subdivision 27 (2)(b)(iv) of this section, the committee shall refer the matter, 28 together with the State Fire Marshal's findings and the committee's 29 written determination, to the Attorney General for prosecution pursuant 30 to subdivision (2)(b)(v) of this section.

31 <u>(v) Not later than thirty days after receipt of the committee's</u>

written determination, any party may submit a written request to the 1 2 State Fire Marshal for a hearing on the matter. The committee shall then 3 appoint a hearing officer to conduct such hearing and set a hearing date 4 and provide written notice of hearing to the parties at least thirty days prior to the date of the hearing. Such notice shall contain the name, 5 address, and telephone number of the hearing officer, a copy of the 6 7 written determination upon which the hearing shall be held, and the date, time, and place of hearing. The notice of hearing may be served by 8 9 personal service or by certified mail. If no hearing is requested in 10 answer to the written determination by the person found to have committed any violation as described in subdivision (b) of this subsection, or if a 11 request for a hearing is withdrawn, such person shall pay any civil 12 13 penalty assessed within thirty days after receipt of the written determination or within thirty days after cancellation of the hearing, 14 15 whichever is applicable.

16 (vi) In the preparation and conduct of the hearing, the hearing 17 officer shall have the power, on the hearing officer's own motion or upon the request of any party, to compel the attendance of any witness and the 18 19 production of any documents by subpoena to ensure a fair hearing. The hearing officer may administer oaths and examine witnesses and receive 20 21 any evidence pertinent to the determination of the matter. Any witnesses 22 so subpoenaed shall be entitled to the same fees as prescribed by law in judicial proceedings in the district court of this state in a civil 23 24 action and mileage at the same rate provided in section 81-1176 for state 25 <u>employees.</u>

26 (vii) A party may appear at the hearing with or without the 27 assistance of counsel to present testimony, examine witnesses, and offer 28 evidence. A stenographic record of all testimony and other evidence 29 received at the hearing shall be made and preserved pending final 30 disposition of the matter.

31 (viii) Unless all requests for hearing are withdrawn prior to the

1	hearing, following the hearing the hearing officer shall prepare written
2	findings of fact and conclusions of law, and based on such findings of
3	fact and conclusions of law, the committee shall affirm, modify, or
4	reverse the written determination issued under subdivision (2)(a)(iii) of
5	this section and issue a final order. The committee's final order may
6	include an assessment of costs incurred in conducting the hearing,
7	including the costs of the hearing officer and compelling the attendance
8	<u>of witnesses, and assess such costs against the parties. Any party</u>
9	aggrieved by the final order of the committee may appeal the decision,
10	and such appeal shall be in accordance with the Administrative Procedure
11	<u>Act; and</u>
12	<pre>(b)(i) Except as provided in subdivision (2)(b)(ii) of this section,</pre>
13	<u>any person who violates section 76-2320, 76-2320.01, 76-2320.02, 76-2321,</u>
14	<u>76-2322, 76-2323, 76-2326, 76-2330, or 76-2331 or any rule or regulation</u>
15	adopted and promulgated by the State Fire Marshal pursuant to section
16	76-2319 shall be subject to a civil penalty as follows:
17	(A) For a violation by an excavator or an operator related to a gas
18	or hazardous liquid underground pipeline facility or a fiber optic
19	telecommunications facility, an amount not to exceed ten thousand dollars
20	for each violation for each day the violation persists, up to a maximum
21	of five hundred thousand dollars; and
22	<u>(B) For a violation by an excavator or an operator related to any</u>
23	other underground facility, an amount not to exceed five thousand dollars
24	for each day the violation persists, up to a maximum of fifty thousand
25	<u>dollars.</u>
26	<u>(ii) In addition to or in lieu of assessing a civil penalty as</u>
27	provided in subdivision (i) of this subsection, the committee may order
28	that a violator take and complete continuing education regarding
29	compliance with the One-Call Notification System Act. Such continuing
30	education shall be approved by the State Fire Marshal.
21	(iii) When imposing a civil negality the committee shall consider

31 (iii) When imposing a civil penalty, the committee shall consider

the nature, circumstances, and gravity of the violation and, with respect to the person found to have committed the violation, the degree of culpability, the absence or existence of prior violations, whether the violation was a willful act, any good faith attempt to achieve compliance, and such other matters as justice may require.

6 <u>(iv) The committee shall not assess a civil penalty that is more</u> 7 <u>than ten thousand dollars per violation. The violator shall pay the costs</u> 8 <u>of the investigation as billed by the State Fire Marshal. The State Fire</u> 9 <u>Marshal shall remit such paid costs to the State Treasurer for credit to</u> 10 the fund from which the costs were expended.

(v) As provided in subdivision (2)(a)(iv) of this section, for any 11 12 investigation in which a civil penalty in excess of the amount described in subdivision (2)(b)(iv) of this section is deemed justified by the 13 committee, the committee shall refer such matter to the Attorney General 14 15 or a prosecuting attorney who shall bring an action on behalf of the State of Nebraska to recover such penalty in any court of competent 16 17 jurisdiction of this state. The trial shall be before the court, which shall consider the nature, circumstances, and gravity of the violation 18 19 and, with respect to the person found to have committed the violation, the degree of culpability, the absence or existence of prior violations, 20 whether the violation was a willful act, any good faith attempt to 21 22 achieve compliance, and such other matters as justice may require in determining the amount of penalty imposed. 23

24 (vi) Costs incurred by the investigation conducted pursuant to 25 subdivision (2)(a) of this section may be sought as part of any judgment 26 against a violator. The State Fire Marshal shall remit any such recovered 27 costs to the State Treasurer for credit to the fund from which the costs 28 were expended.

29 (vii) All civil penalties collected pursuant to this subsection
 30 shall be remitted to the State Treasurer for distribution in accordance
 31 with Article VII, section 5, of the Constitution of Nebraska.

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1 Sec. 10. <u>The State Fire Marshal shall adopt and promulgate rules</u> 2 <u>and regulations to carry out section 8 of this act and subsection (2) of</u> 3 <u>section 76-2325, including general rules of practice and procedure</u> 4 <u>relating to the committee, training requirements for investigators, and</u> 5 <u>rules governing the investigation process.</u>

6 Sec. 11. Section 81-502.03, Reissue Revised Statutes of Nebraska, is7 amended to read:

81-502.03 (1) In case of disagreement concerning the propriety of 8 9 any action taken or proposed to be taken by the State Fire Marshal or the application of any statute, rule, or regulation under the jurisdiction of 10 the of his or her office with respect to any establishment or 11 installation, the State Fire Marshal may, and upon application of any 12 party in interest, shall provide for a hearing before the Nebraska Fire 13 Safety Appeals Board in the county of the establishment or installation 14 which is the subject of the disagreement. At least ten days' written 15 16 notice shall be given to the governing body responsible for the establishment or installation involved and to any public official having 17 jurisdiction. The board shall make a decision based upon the evidence 18 brought forth in the hearing and issue its order accordingly. Prior to 19 ordering any political or governmental subdivision of the State of 20 Nebraska to make any modification in the design or construction of any 21 public building or any modification in the location, installation, or 22 23 operation of any existing equipment in any public building or to replace such equipment, the State Fire Marshal, his or her first assistant, or 24 25 one of his or her deputies shall personally appear at a regular meeting of the governing board of such subdivision and present a written report 26 stating the condition of such building or equipment and the reason why 27 such building should be modified or such equipment should be modified or 28 replaced, and a copy of such report shall be attached to the order. 29 Nothing in this section shall prevent the State Fire Marshal from 30 ordering necessary repairs, and nothing in sections 81-502.01 to 31

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81-502.03 shall prevent the State Fire Marshal, when actual and immediate
 danger to life exists, from ordering and requiring the occupants to
 vacate a building or structure subject to his or her jurisdiction.

4 (2) This section shall not apply to any decision, determination, or
5 other action taken or made by the State Fire Marshal or the Underground
6 Excavation Safety Committee under the One-Call Notification System Act.

Sec. 12. <u>Sections 12 to 18 of this act shall be known and may be</u>
<u>cited as the Rural Communications Sustainability Act.</u>

9 Sec. 13. <u>It is hereby declared to be the policy of this state to</u> 10 <u>ensure that all Nebraskans have access to affordable and reliable</u> 11 <u>communications services in rural high-cost areas, and to ensure the long-</u> 12 <u>term sustainability of infrastructure necessary to preserve such access.</u>

Sec. 14. For purposes of the Rural Communications Sustainability
Act:

(1) Broadband deployment program means a federal or state program
 authorizing payment of public funds for the purpose of deployment of
 communications infrastructure;

18 (2) Commission means the Public Service Commission;

<u>(3) Communications infrastructure means infrastructure, facilities,</u>
 and equipment capable of providing broadband or telecommunications
 <u>services;</u>

22 (4) Competitive provider means a communications provider as defined 23 in section 86-125, including, but not limited to, lawfully franchised 24 cable providers and competitive local exchange carriers in a local 25 exchange area;

(5) Deployment project area means a contiguous geographic area
 consisting of locations serviceable by broadband or telecommunications
 services determined by the granting agency for a project funded under a
 broadband deployment program. A deployment project area may consist of
 geographical areas in more than one local exchange area;

31 (6) Eligible telecommunications carrier has the same meaning as in

1	section 86-134;
2	(7) Granting agency means any state agency or political subdivision
3	of the state which has authority to award, grant, direct, or redirect
4	public funds under a broadband deployment program;
5	<u>(8) Incumbent carrier means an incumbent carrier in a local exchange</u>
6	area as defined by rules and regulations adopted and promulgated by the
7	commission; and
8	(9) Local exchange area has the same meaning as in section 86-115.
9	Sec. 15. When determining a deployment project area, the granting
10	agency shall collaborate with the Nebraska Broadband Office and the
11	commission to ensure compliance with the Rural Communications
12	<u>Sustainability Act.</u>
13	Sec. 16. After a granting agency makes final payment of public
14	<u>funds under a broadband deployment program to a competitive provider in a</u>
15	deployment project area that is part of a local exchange area served by
16	an incumbent carrier, upon request by the incumbent carrier the
17	commission shall:
18	(1) Upon finding that the granting agency has determined the
19	competitive provider is in compliance with all requirements of the
20	broadband deployment program, relieve the incumbent carrier of eligible
21	telecommunications carrier obligations and carrier of last resort
22	obligations in the deployment project area;
23	(2) Consistent with rules of procedure adopted and promulgated by
24	the commission, make determinations related to allocations and
25	distributions of support from the Nebraska Telecommunications Universal
26	Service Fund for the deployment project area; and
27	(3) In coordination with the Federal Communications Commission, and
28	in consultation with the incumbent carrier and the competitive provider,
29	determine whether eligible telecommunications carrier and carrier of last
30	resort obligations corresponding with support from the Nebraska
31	Telecommunications Universal Service Fund in the deployment project area

1 <u>should be transferred to the competitive provider.</u>

Sec. 17. <u>In carrying out the Rural Communications Sustainability</u>
<u>Act, the commission shall not:</u>

4 (1) Require a competitive provider to accept or receive support from
 5 the Nebraska Telecommunications Universal Service Fund;

6 (2) Impose eligible telecommunications carrier responsibilities or 7 carrier of last resort obligations relating to the Nebraska 8 Telecommunications Universal Service Fund Act on a competitive provider 9 in any deployment project area where the incumbent carrier or competitive 10 provider is not actually receiving support from the Nebraska 11 Telecommunications Universal Service Fund; or

12 (3) Impose eligible telecommunications carrier responsibilities or 13 carrier of last resort obligations on an incumbent carrier that are not 14 in existence as of the date of final payment made pursuant to section 16 15 of this act.

16 Sec. 18. <u>The commission may adopt and promulgate rules and</u> 17 <u>regulations as necessary to carry out the Rural Communications</u> 18 <u>Sustainability Act.</u>

Sec. 19. Section 86-125, Reissue Revised Statutes of Nebraska, isamended to read:

21 86-125 Notwithstanding the provisions of section 86-124:

22 (1) Any All communications provider providers providing service in Nebraska shall file a registration form with and pay a registration fee 23 24 the Public Service Commission. A communications provider which to 25 provides such service prior to August 1, 2007, and which continues to 26 provide such service on and after August 1, 2007, shall register with the 27 commission no later than January 1, 2008. Any communications provider 28 which begins to provide service in Nebraska on or after August 1, 2007, shall register with the commission prior to providing such service. The 29 commission shall prescribe the registration form to be filed pursuant to 30 this section; 31

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(2) <u>A communications provider providing the services described in</u>
The commission shall prescribe the registration form to be filed pursuant
to this section. Communications providers as defined in subdivision (7)
(a) (8)(a) of this section shall provide the commission with the : (a)
The name, address, telephone number, and email address of a contact
person concerning:

7 (a) The the Nebraska Telecommunications Universal Service Fund Act
 8 and related surcharges, if applicable;

9 (b) The name, address, telephone number, and email address of a 10 contact person concerning the Telecommunications Relay System Act and 11 related surcharges, if applicable;

12 (c) The name, address, telephone number, and email address of a 13 contact person concerning the Enhanced Wireless 911 Services Act and 14 related surcharges, if applicable; and

(d) <u>Consumer</u> The name, address, telephone number, and email address
 of a contact person concerning consumer complaints and inquiries;

17 (3) <u>A communications provider providing the services described in</u> 18 <u>Communications providers as defined in subdivision (7)(b)</u> (8)(b) of this 19 section shall provide the commission with the name, address, telephone 20 number, and email address of a person with managerial responsibility for 21 Nebraska operations;

22 (4) <u>A</u> The communications provider shall:

23 (a) Submit submit a registration fee at the time of submission of 24 the registration form. The commission shall set the fee in an amount 25 sufficient to cover the costs of administering the registration process 26 but not to exceed fifty dollars;

(b) Keep (5) The communications provider shall keep the information
 required by this section current and shall notify the commission of any
 changes to such information within sixty days after the change; and

30 <u>(c) Certify to the commission by January 1 each year that such</u> 31 communications provider does not use or provide any communications

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equipment or service deemed to pose a threat to national security 1 2 identified on the Covered List developed pursuant to 47 C.F.R. 1.50002, as such regulation existed on January 1, 2023, and published by the 3 4 Public Safety and Homeland Security Bureau of the Federal Communications 5 Commission pursuant to the federal Secure and Trusted Communications Networks Act of 2019, 47 U.S.C. 1601 et seq., as such act existed on 6 7 January 1, 2023, and the rules adopted pursuant to such act by the Federal Communications Commission on November 11, 2022, in its Report and 8 9 Order FCC 22-84;

10 <u>(5)</u> (6) The commission may<u>, pursuant to section 75-156</u>, 11 administratively fine pursuant to section 75-156 any communications 12 provider which violates this section;

<u>(6)</u> (7) This section applies to all communications providers
 providing service in Nebraska except for those communications providers
 otherwise regulated under the Nebraska Telecommunications Regulation Act;
 and

17 (7) (8) For purposes of this section, communications provider means
 18 any entity that:

(a) Uses telephone numbers or Internet protocol addresses or their 19 functional equivalents or successors to provide information of a user's 20 choosing by aid of wire, cable, wireless, satellite, or other like 21 22 connection, whether part of a bundle of services or offered separately, 23 provides or enables real-time or (i) which interactive voice 24 communications and (ii) in which the voice component is the primary 25 function; or

(b) Provides any service, whether part of a bundle of services or offered separately, used for transmission of information of a user's choosing regardless of the transmission medium or technology employed, that connects to a network that permits the end user to engage in electronic communications, including, but not limited to, service provided directly (i) to the public or (ii) to such classes of users as

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1 to be effectively available directly to the public.

Sec. 20. Section 86-324, Revised Statutes Cumulative Supplement,
2022, is amended to read:

86-324 (1) The Nebraska Telecommunications Universal Service Fund is 4 hereby created. The fund shall provide the assistance necessary to make 5 universal access to telecommunications services available to all persons 6 in the state consistent with the policies set forth in the Nebraska 7 Telecommunications Universal Service Fund 0nly 8 Act. eligible 9 telecommunications companies designated by the commission shall be eligible to receive support to serve high-cost areas from the fund. A 10 11 telecommunications company that receives such support shall use that support only for the provision, maintenance, and upgrading of facilities 12 and services for which the support is intended. Any such support should 13 be explicit and sufficient to achieve the purpose of the act. 14

(2) Notwithstanding the provisions of section 86-124, in addition to
other provisions of the act, and to the extent not prohibited by federal
law, the commission:

authority 18 (a) Shall have and power to subject eligible 19 telecommunications companies to service quality, customer service, and billing regulations. Such regulations shall apply only to the extent of 20 any telecommunications services or offerings made by an eligible 21 telecommunications company which are eligible for support by the fund. 22 23 The commission shall be reimbursed from the fund for all costs related to 24 drafting, implementing, and enforcing the regulations and any other services provided on behalf of customers pursuant to this subdivision; 25

(b) Shall have authority and power to issue orders carrying out its 26 responsibilities 27 and to review the compliance of eligible any 28 telecommunications company receiving support for continued compliance with any such orders or regulations adopted pursuant to the act; 29

30 (c) May withhold all or a portion of the funds to be distributed31 from any telecommunications company failing to continue compliance with

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1 the commission's orders or regulations; 2 (d) Shall withhold support distributed from the fund from any telecommunications company using or providing any communications 3 4 equipment or service deemed to pose a threat to national security 5 identified on the Covered List developed pursuant to 47 C.F.R. 1.50002, as such regulation existed on January 1, 2023, and published by the 6 7 Public Safety and Homeland Security Bureau of the Federal Communications Commission pursuant to the federal Secure and Trusted Communications 8 Networks Act of 2019, 47 U.S.C. 1601 et seq., as such act existed on 9 10 January 1, 2023, and the rules adopted pursuant to such act by the Federal Communications Commission on November 11, 2022, in its Report and 11 Order FCC 22-84. Any telecommunications company that removes, 12 discontinues, or replaces any communications equipment or service 13 identified on the Covered List described in this subdivision in 14 compliance with federal law shall not be required to obtain any 15 16 additional permits from any state agency or political subdivision in the 17 removal, discontinuance, or replacement of such communications equipment or service as long as the state agency or political subdivision is 18 19 properly notified of the necessary replacements and the replacement of any communications equipment is similar to the existing communications 20 21 equipment;

22 (e) (d) Shall require every telecommunications company to contribute to any universal service mechanism established by the commission pursuant 23 to state law. The commission shall require, as reasonably necessary, an 24 25 annual audit of any telecommunications company to be performed by a third-party certified public accountant to 26 insure the billing, collection, and remittance of a surcharge for universal service. The 27 28 costs of any audit required pursuant to this subdivision shall be paid by the telecommunications company being audited; 29

30 <u>(f)</u> (e) Shall require an audit of information provided by a 31 telecommunications company to be performed by a third-party certified

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public accountant for purposes of calculating universal service fund 1 2 payments to such telecommunications company. The costs of any audit to this subdivision shall 3 required pursuant be paid bv the 4 telecommunications company being audited; and

5 (g) (f) May administratively fine pursuant to section 75-156 any
6 person who violates the Nebraska Telecommunications Universal Service
7 Fund Act.

8 (3) Any money in the fund available for investment shall be invested 9 by the state investment officer pursuant to the Nebraska Capital 10 Expansion Act and the Nebraska State Funds Investment Act.

Transfers be made from earnings on 11 (4) may the Nebraska Telecommunications Universal Service Fund to the 211 Cash Fund at the 12 13 direction of the Legislature. The State Treasurer shall transfer nine 14 hundred fifty-five thousand dollars on July 1 beginning in 2022 from the earnings on the Nebraska Telecommunications Universal Service Fund to the 15 16 211 Cash Fund.

Sec. 21. Section 86-328, Revised Statutes Cumulative Supplement,2022, is amended to read:

86-328 (1) Annually the commission shall hold a public hearing to 19 determine the level of the fund necessary to carry out the Nebraska 20 Telecommunications Universal Service Fund Act. The commission shall 21 publish notice of the hearing in at least one newspaper of general 22 circulation in the state at least once each week for two consecutive 23 weeks before the hearing. After the hearing, the commission shall 24 25 determine the amount of the fund for the following year, including a reasonable reserve. In the initial year of the fund's operation, the 26 commission shall determine the amount of the fund to be equivalent to the 27 28 amount which, in the commission's judgment, after careful analysis, is necessary to keep approximately ninety-six percent of Nebraska households 29 subscribed to local telecommunications service. 30

31 (2) In an emergency as determined by the commission, the commission

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1 may adjust the level of the fund, but only after a public hearing for 2 such purpose.

3 (3) For purposes of service by a prepaid wireless telecommunications 4 service provider, universal service fund contribution and surcharge 5 obligations shall be governed by the Prepaid Wireless Surcharge Act, 6 except that a prepaid wireless telecommunications service provider shall 7 continue to be subject to the audit requirements in subdivision (2)(e) 8 (2)(d) of section 86-324.

9 Sec. 22. Section 86-331, Revised Statutes Cumulative Supplement,
10 2022, is amended to read:

86-331 (1) It is the intent of the Legislature to ensure that all 11 federal, state, and local government funding for broadband infrastructure 12 13 and services in Nebraska be leveraged strategically to ensure that all Nebraskans have access to affordable, reliable broadband services before 14 January 1, 2028. To accomplish this intent, the Nebraska Broadband Office 15 is created. The office shall be headed by the Director of Broadband. The 16 17 director shall be appointed by and serve at the pleasure of the Governor with the approval of a majority of the Legislature. For administrative 18 19 and budgetary purposes, the Nebraska Broadband Office shall be located in the Department of Transportation. All administrative and budgetary 20 decisions for the Nebraska Broadband Office shall be made by the Director 21 22 of Broadband.

23

(2) The Nebraska Broadband Office shall:

(a) Through active outreach, collaborate with officials at all 24 25 levels of government and with stakeholders, which may include, but not be limited to, businesses and industries, community foundations, local 26 27 governments, local or regional economic development organizations, schools, colleges, other educational entities, public libraries, health 28 care institutions, financial institutions, agricultural producers, 29 telecommunications providers, public power districts, electric 30 cooperatives, nonprofit organizations, and other interested entities; 31

1	(b) Through such collaboration, develop a strategic plan that
2	maximizes the use of public and private resources and encourages
3	innovative models for ownership of infrastructure that is used for both
4	private and public purposes;
5	(c) Direct the coordination among state agencies, boards, and
6	commissions on policy matters affecting use of federal or state funding
7	for broadband infrastructure deployment, operation, and maintenance;
8	(d) Conduct state advocacy on broadband issues at the federal level,
9	including the accuracy of federal mapping and speed data;
10	<u>(e) Ensure that all governmental funding is utilized in a cost-</u>
11	effective and accountable manner for Nebraska broadband projects;
12	(f) Oversee the coordination of programs for broadband users, such
13	as libraries and schools, and digital equity and inclusion projects;
14	<u>(g) Provide resources and assistance for local and regional</u>
15	broadband planning; and
16	<u>(h) Provide resources and information to the public through a</u>
17	website and other communication modes.
18	(3) If any final decision of the Nebraska Broadband Office relating
19	to funding for broadband projects is appealed to district court, the
20	appeal shall take precedence on the trial docket over all other cases and
21	shall be assigned for hearing, trial, or argument at the earliest
22	practicable date and expedited in every way.
23	<u>(4)(a) On or before December 1 of each year, the Nebraska Broadband</u>
24	Office shall file with the Clerk of the Legislature an annual report on
25	the status of broadband within the State of Nebraska. The report shall:
26	<u>(i) Describe the status of all publicly administered broadband</u>
27	deployment programs, including the number of projects funded through
28	<u>October of the report year;</u>
29	<u>(ii) Describe the quality of broadband service being provided to</u>
30	<u>Nebraska residents;</u>

31 (iii) Provide any updates to the strategic plan developed under

subdivision (2)(b) of this section; 1 2 (iv) Summarize the Nebraska Broadband Office's outreach efforts and collaboration with all interested stakeholders; 3 (v) Provide an update on efforts to promote digital equity and 4 5 inclusion on behalf of Nebraska residents; and (vi) Provide an update on state advocacy on broadband issues being 6 7 conducted at the federal level. (b) Upon receipt of such report, the Transportation and 8 9 Telecommunications Committee of the Legislature shall hold a public 10 hearing to allow an opportunity for public comment on the report. (1) It is the intent of the Legislature to encourage local and 11 12 regional broadband planning and to encourage public-private partnerships to enhance broadband services in unserved and underserved areas of the 13 14 state. 15 (2) The position of state broadband coordinator is created. The 16 position shall be located in the office of Chief Information Officer. The 17 coordinator shall: 18 (a) Encourage each county or region comprising a group of counties 19 to appoint a broadband coordinator to facilitate broadband planning and 20 coordination; 21 (b) Encourage each county or region to work with groups of 22 stakeholders, which may include, but not be limited to, businesses and industries, community foundations, local governments, local or regional 23 24 economic development organizations, schools, colleges, other educational 25 entities, public libraries, health care institutions, financial institutions, telecommunications providers, public power districts, 26 27 electric cooperatives, nonprofit organizations, and other interested 28 entities; 29 (c) Assist such counties, regions, and stakeholders in determining what broadband assets are available, the areas for improvement, and 30

31 strategies to improve broadband availability and use; and

(d) Explore the creation of broadband cooperatives in unserved or
 underserved areas of the state.

3 Sec. 23. Section 86-333, Revised Statutes Cumulative Supplement,
4 2022, is amended to read:

86-333 (1) The Nebraska Broadband Office Public Service Commission 5 may create and maintain an official Nebraska location fabric broadband 6 7 access map showing broadband availability and quality of service for all serviceable locations in Nebraska utilizing any federal funding that is 8 9 made available for such purpose. For purposes of this section, serviceable location means any residence, dwelling, business, or building 10 where an entity provides or may provide broadband services. 11

(2) The Nebraska Broadband Office Public Service Commission may 12 13 contract with private parties to create, improve, and maintain the map. contracting with private parties, the office Public Service 14 When 15 Commission shall give preference to contractors providing mapping 16 services to the Federal Communications Commission. The office Public Service Commission may collect from providers of broadband services any 17 information necessary to establish and update the map. Any information 18 19 provided to the office Public Service Commission by a provider of 20 broadband services pursuant to this section that is confidential, proprietary, or a trade secret as defined in section 87-502 shall be 21 22 treated as such by the office Public Service Commission.

23 (3) Any recipient of support from the Nebraska Telecommunications 24 Universal Service Fund shall comply with the provisions of this section. 25 Any grant recipient under the Nebraska Broadband Bridge Act, including any entity that operates as an eligible telecommunications carrier in 26 Nebraska as defined in section 86-1302 that wishes to participate in the 27 Broadband Bridge Program created under section 86-1303, either directly 28 or as a challenging party under section 86-1307, shall comply with the 29 provisions of this section. Any grant recipient of federal broadband 30 funding administered by the Nebraska Broadband Office Public Service 31

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1 Commission shall comply with the provisions of this section.

2 (4) After the Federal Communications Commission completes the national Broadband Serviceable Location Fabric and accompanying National 3 4 Broadband Availability Map, the Nebraska Broadband Office Public Service 5 Commission shall annually evaluate whether the continued maintenance of any annually updated Nebraska location fabric broadband access map 6 7 created and maintained in accordance with this section is necessary. The office Public Service Commission shall report its annual findings 8 9 pursuant to this subsection to the Transportation and Telecommunications 10 Committee of the Legislature.

11 (5) The <u>Nebraska Broadband Office</u> Public Service Commission shall 12 utilize funding provided by the federal Broadband Equity, Access, and 13 Deployment Program authorized under the federal Infrastructure Investment 14 and Jobs Act, Public Law 117-58, to carry out this section.

Sec. 24. Section 86-1103, Revised Statutes Cumulative Supplement,
2022, is amended to read:

86-1103 The Rural Broadband Task Force Fund is created. The fund 17 shall be used to carry out the purposes of the Rural Broadband Task Force 18 as described in section 86-1102 and to provide for a state broadband 19 coordinator. For administrative purposes, the fund shall be located in 20 the Nebraska Information Technology Commission. The fund shall consist of 21 money appropriated or transferred by the Legislature and gifts, grants, 22 or bequests from any source, including federal, state, public, and 23 24 private sources. Any money in the fund available for investment shall be 25 invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act. 26

27 Sec. 25. Section 86-1241, Revised Statutes Cumulative Supplement, 28 2022, is amended to read:

86-1241 (1) Except as provided by the Small Wireless Facilities
Deployment Act or applicable federal law, an authority shall continue to
exercise zoning, land-use, planning, and permit-granting authority within

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its territorial boundaries, including with respect to wireless support 1 2 structures and utility poles, except that no authority shall have or exercise any jurisdiction or authority over the design, engineering, 3 4 construction, installation, or operation of any small wireless facility located in an interior structure or upon the site of any college or 5 university campus, stadium, or athletic facility not owned or controlled 6 7 by the authority, other than to comply with applicable codes. An authority shall evaluate the structure classification for wireless 8 9 support structures under the standard of the American National Standards Institute found in ANSI/TIA-222, as such standard existed on January 1, 10 2019. Nothing in the Small Wireless Facilities Deployment Act shall 11 authorize the State of Nebraska or any agency or political subdivision 12 thereof, including an authority, to require wireless facility deployment 13 or to regulate wireless services. 14

(2) Except as provided in the Small Wireless Facilities Deployment 15 16 Act or as otherwise specifically authorized by state or federal law, an 17 authority may not impose or collect a tax, fee, or rate on a communications service provider authorized to operate in a right-of-way 18 by federal, state, or local law for the provision of communications 19 service over the communications service provider's communications 20 facilities in the right-of-way, adopt or enforce any regulations or 21 requirements on the placement or operation of communications facilities 22 in the right-of-way by the communications service provider, or regulate 23 any communications services. This subsection does not apply to the 24 activities of a communications service provider that are outside the 25 scope of the Small Wireless Facilities Deployment Act. 26

Sec. 26. Section 86-1304, Revised Statutes Cumulative Supplement,
28 2022, is amended to read:

29 86-1304 (1)(a) A provider, a cooperative, a political subdivision, 30 or an Indian tribe may apply to the commission for a grant on forms 31 provided by the commission. The grant shall only be used for development

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costs for a qualifying project. The application shall indicate the 1 project area. The applicant shall provide matching funds equal to fifty 2 percent of the total development costs of the project if located outside 3 a high-cost area, or twenty-five percent of the total development costs 4 of the project if located inside a high-cost area, as such areas are 5 determined by the commission. The matching funds requirement in this 6 subdivision shall not apply to any portion of a grant comprised of 7 federal funds. In order to qualify, the project is required to provide 8 9 broadband Internet service scalable to one hundred megabits per second for downloading and one hundred megabits per second for uploading, or 10 greater. The commission shall establish deadlines for applications and 11 publish notice of the deadlines on the commission's website Applications 12 13 shall be submitted on or before July 1 for each fiscal year.

(b) An application from a political subdivision or an Indian tribeshall be made as part of a public-private partnership with a provider.

(2)(a) As part of the application, the applicant shall agree to
complete the project within eighteen months after the date the grant is
awarded. The commission may permit extensions upon request and for good
cause shown.

(b) If a grant recipient fails to complete the project by the agreed 20 or extended deadline, as the case may be, the recipient shall repay the 21 grant as provided in this subdivision. If no extension is permitted, ten 22 23 percent of the grant shall be repaid for each month that the project is 24 not complete after the eighteen-month period, up to one hundred percent of the grant. If an extension is permitted, twenty percent of the grant 25 shall be repaid for each month that the project is not complete after the 26 extension period, up to one hundred percent of the grant. 27

(3)(a) As part of the application, the applicant shall agree to
submit the broadband network completed as a result of the grant to speed
tests as determined by the commission. The grant recipient shall conduct
the speed tests and submit the results to the commission. The speed tests

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shall be conducted for one week using a random sample of locations of
 consumers who subscribe to the network completed as a result of the
 grant.

4 (b) If the broadband network does not provide service at the speeds 5 required pursuant to subdivision (1)(a) of this section according to the speed tests under subdivision (3)(a) of this section, the grant recipient 6 7 shall be allowed a reasonable time to address the speed deficiencies and conduct a second set of speed tests as described in subdivision (3)(a) of 8 9 this section. If the broadband network does not provide service at the 10 speeds required pursuant to subdivision (1)(a) of this section according to the second set of speed tests, the grant recipient shall repay the 11 12 grant.

13 (4) No applicant shall be eligible to receive a grant if such applicant uses or provides any communications equipment or service deemed 14 to pose a threat to national security identified on the Covered List 15 16 developed pursuant to 47 C.F.R. 1.50002, as such regulation existed on 17 January 1, 2023, and published by the Public Safety and Homeland Security Bureau of the Federal Communications Commission pursuant to the federal 18 19 Secure and Trusted Communications Networks Act of 2019, 47 U.S.C. 1601 et seq., as such act existed on January 1, 2023, and the rules adopted 20 pursuant to such act by the Federal Communications Commission on November 21 22 11, 2022, in its Report and Order FCC 22-84.

Sec. 27. Section 86-1309, Revised Statutes Cumulative Supplement,
2022, is amended to read:

25 86-1309 (1) The Nebraska Broadband Bridge Fund is created. The fund 26 shall consist of money appropriated by the Legislature and federal funds 27 <u>designated by the Governor received</u> for broadband enhancement purposes. 28 The commission shall administer the fund and use the fund to finance 29 grants for qualifying projects under the Nebraska Broadband Bridge Act 30 and for expenses of the commission as appropriated by the Legislature for 31 administering the fund. <u>Any federal funds which are used for purposes of</u>

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the act shall be in addition to the state General Funds appropriated for purposes of the act. Such federal funds shall not be used as a substitution for any such state General Funds.

4 (2) Any money in the Nebraska Broadband Bridge Fund available for 5 investment shall be invested by the state investment officer pursuant to 6 the Nebraska Capital Expansion Act and the Nebraska State Funds 7 Investment Act.

8 Sec. 28. Section 86-1312, Revised Statutes Cumulative Supplement,
9 2022, is amended to read:

10 86-1312 (1) Any political subdivision of the state that allocates 11 funds received under the federal American Rescue Plan Act of 2021 for 12 eligible broadband infrastructure projects may coordinate with the 13 commission by mutual consent to administer such federal funds in a manner 14 consistent with the Nebraska Broadband Bridge Act.

15 (2) In administering federal funds pursuant to subsection (1) of 16 this section, the commission may allocate such funds received for 17 eligible projects awarded grants under subdivision (1)(c) of section 18 81-12,245 to any portion of a local exchange area containing a city of 19 the second class or village.

Sec. 29. Original sections 39-2805, 66-4,100, 81-502.03, and
86-125, Reissue Revised Statutes of Nebraska, and sections 76-2301,
76-2303, 76-2323, 76-2325, 86-324, 86-328, 86-331, 86-333, 86-1103,
86-1241, 86-1304, 86-1309, and 86-1312, Revised Statutes Cumulative
Supplement, 2022, are repealed.

Sec. 30. The following section is outright repealed: Section
76-2325.02, Revised Statutes Cumulative Supplement, 2022.

27 Sec. 31. Since an emergency exists, this act takes effect when 28 passed and approved according to law.

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