RSI

S3476-2

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3476

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DATE	D-PG	OFFICIAL STATUS
02/24/2022	5129	Introduction and first reading
		Referred to Agriculture and Rural Development Finance and Policy
03/07/2022	5218a	Comm report: To pass as amended and re-refer to Civil Law and Data Practices Policy
03/23/2022	5562a	Comm report: To pass as amended
	5564	Second reading
		See HF3420

1.1	A bill for an act
1.2	relating to broadband; establishing a program of financial assistance to extend
1.3	broadband service to unserved areas; establishing a process to allow existing
1.4 1.5	easements to be used for broadband service; amending Minnesota Statutes 2020, section 116J.396, subdivision 2; proposing coding for new law in Minnesota
1.6	Statutes, chapter 116J.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [116J.3951] BROADBAND LINE EXTENSION PROGRAM.
1.9	Subdivision 1. Program established. A broadband line extension grant program is
1.10	established in the Department of Employment and Economic Development. The purpose
1.11	of the broadband line extension grant program is to award grants to eligible applicants in
1.12	order to extend existing broadband infrastructure to unserved locations.
1.13	Subd. 2. Portal. No later than November 1, 2022, the department must develop and
1.14	implement a portal on the department's website that allows a person to report (1) that
1.15	broadband service is unavailable at the physical address of the person's residence or business,
1.16	and (2) any additional information the department deems necessary to ensure the broadband
1.17	line extension grant program functions effectively. The department must develop a form
1.18	that allows the information identified in this subdivision to be submitted on paper.
1.19	Subd. 3. Data sharing. (a) Beginning no later than six months after the date the portal
1.20	is implemented and every six months thereafter, the department must send to each broadband
1.21	service provider serving Minnesota customers (1) a list of addresses submitted to the portal
1.22	under subdivision 2 during the previous six months, and (2) any additional information the
1.23	department deems necessary to ensure the broadband line extension grant program functions
1.24	effectively. The department must send the information required under this section via e-mail.

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2.1	(b) No la	ter than ten days after	the date the list	in paragraph (a) is p	covided, a broadband		
2.2	<u> </u>	(b) No later than ten days after the date the list in paragraph (a) is provided, a broadband service provider may notify the department of any posted address at which the broadband					
2.3		vider's broadband serv					
2.4	residing or c	loing business at thos	e addresses with	contact information	n for:		
2.5	<u>(1) the br</u>	roadband service prov	vider whose broa	dband service is avai	ilable at that address;		
2.6	and						
2.7	<u>(2) progr</u>	rams administered by	government age	encies, nonprofit org	anizations, or the		
2.8	applicable b	roadband service prov	vider that reduce	e the cost of broadba	nd service and for		
2.9	which the pe	ersons may be eligible	<u>e.</u>				
2.10	Subd. 4.	Reverse auction pro	ocess. (a) No late	er than ten days after	the date the notice		
2.11	requirement	in subdivision 3, para	agraph (b), expir	res, the department r	nust notify each		
2.12	broadband se	ervice provider that the	e broadband serv	ice provider may par	ticipate in the reverse		
2.13	auction proc	ess under this subdivis	sion. Within 60 d	ays of the date the no	tification is received,		
2.14	a broadband	l service provider may	y submit a bid to	the department to e	xtend the broadband		
2.15	service provider's existing broadband infrastructure to a location where broadband service						
2.16	is currently unavailable.						
2.17	(b) A bid submitted under this subdivision must include:						
2.18	<u>(1)</u> a pro	posal to extend broad	band infrastruct	are to one or more of	the addresses on the		
2.19	list sent by tl	he department to the b	roadband service	e provider under sub	division 3, paragraph		
2.20	(a), at which broadband service is unavailable;						
2.21	(2) the amount of the broadband infrastructure extension's total cost that the broadband						
2.22	service provider proposes to pay;						
2.23	(3) the amount of the broadband infrastructure extension's total cost that the broadband						
2.24	service prov	vider proposes that the	e department is r	esponsible for payin	g; and		
2.25	(4) any additional information required by the department.						
2.26	(c) Finar	ncial assistance that th	e department pr	ovides under this see	ction must be in the		
2.27	form of a gr	ant issued to the broad	dband service p	ovider. A grant issu	ed under this section		
2.28	must not exc	ceed \$25,000 per line	extension.				
2.29	(d) With	in 60 days of the date	the bidding per	iod closes, the depar	tment must review		
2.30	the bids sub	mitted and select the	broadband servi	ce provider bids that	request the least		
2.31	amount of financial support from the state, provided that the department determines that						
2.32	the selected	bids represent a cost-	effective expend	liture of state resour	ces.		

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3.1	<u>Subd. 5.</u> <u>I</u>	line extension agree	ement. The dep	partment must enter int	to a line extension
3.2	agreement wi	th each winning bid	der identified u	nder subdivision 4, ex	cept that the
3.3	department m	nay not enter into a li	ne extension a	greement to serve any	customer located
3.4	within an area	that will be served b	y a grant alread	y awarded by the depar	tment under section
3.5	<u>116J.395.</u>				
3.6	<u>Subd. 6.</u>	Contents of agreeme	e nt. <u>A line exte</u>	nsion agreement under	subdivision 5 must
3.7	contain the fo	ollowing terms:			
3.8	(1) the bro	adband service prov	vider agrees to e	extend broadband infra	structure to support
3.9	broadband set	rvice scalable to spee	eds of at least 1	00 megabits per second	l download and 100
3.10	megabits per	second upload to eac	ch address incl	uded in the broadband	service provider's
3.11	winning bid;				
3.12	(2) the dep	partment agrees to pa	ay the state's p	ortion of the line exten	sion cost in a grant
3.13	issued to the b	proadband service pro	ovider upon the	completion of the broad	lband infrastructure
3.14	extension to e	each address in the b	roadband servi	ce provider's winning	bid; and
3.15	(3) the win	nning bidder has an	exclusive right	to apply the grant to the	ne cost of the
3.16	broadband int	frastructure extensio	n for a period o	of one year after the da	te the agreement is
3.17	executed.				
3.18	EFFECT	IVE DATE. This se	ction is effectiv	ve the day following fin	nal enactment.
3.19	Sec. 2. Min	nesota Statutes 2020	, section 116J.	396, subdivision 2, is a	mended to read:
3.20	Subd. 2. E	E xpenditures. Mone	y in the accour	nt may be used only:	
3.21	(1) for gra	ant awards made und	er section sect	ons 116J.395 and 116J	1.3951, including
3.22	costs incurred	l by the Department o	ofEmployment	and Economic Develop	pment to administer
3.23	that section;				
3.24	(2) to supp	plement revenues rai	sed by bonds s	old by local units of go	overnment for
3.25	broadband int	frastructure develop	ment; or		
3.26	(3) to cont	tract for the collection	on of broadban	l deployment data from	n providers and the
3.27	creation of ma	aps showing the ava	ilability of broa	adband service.	
3.28	Sec. 3. [116	J.399] BROADBAI	ND EASEME	NTS.	
3.29	Subdivisio	on 1. Definitions. Fo	or the purposes	of this section, the foll	lowing terms have
3.30	the meanings	given:			

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4.1	<u>(</u> 1) "broadb	oand infrastructure"	has the meaning	ng given in section 11	6J.394, paragraph		
4.2	<u>(c);</u>						
4.3	<u>(2)</u> "broadb	pand service" has the	e meaning give	en in section 116J.394	l, paragraph (b); and		
4.4	(3) "provid	ler" means a broadba	and service pro	ovider, but does not ir	nclude an electric		
4.5	cooperative as	sociation organized	under chapter	308A that provides b	roadband service.		
4.6	Subd. 2. Us	se of existing easeme	ents for broad	band services. (a) A t	provider or provider's		
4.7	affiliate, or and	other entity that has	entered into an	n agreement with a pr	ovider, may use the		
4.8	provider, affilia	ate, or entity's existing	g or subsequen	tly acquired easement	s to install broadband		
4.9	infrastructure	and provide broadba	nd service, wł	nich may include an a	greement to lease		
4.10	fiber capacity.						
4.11	(b) Before	exercising rights gra	nted under thi	s subdivision, a prov	ider must provide		
4.12	notice to the p	roperty owner on wh	nich the easem	ent is located, as desc	cribed in subdivision		
4.13	<u>3.</u>						
4.14	(c) Use of a	in easement to install	broadband inf	frastructure and provid	de broadband service		
4.15	vests and runs	with the land beginn	ning six month	as after the first notice	e is provided under		
4.16	subdivision 3, unless a court action challenging the use of the easement has been filed before						
4.17	that time by th	e property owner as	provided unde	er subdivision 4. The	provider must also		
4.18	file copies of t	he notices with the c	county recorde	<u>r.</u>			
4.19	<u>Subd. 3.</u> No.	otice to property ov	vner. (a) A pro	ovider must send two	written notices to		
4.20	impacted prop	erty owners declaring	g that the prov	ider intends to use the	e easements to install		
4.21	broadband infi	castructure and provi	de broadband	service. The notices	must be sent at least		
4.22	two months ap	art and must be sent	by first class n	nail to the last known	address of the owner		
4.23	of the property	on which the easem	nent is located	or, if the property ow	vner is an existing		
4.24	customer of th	e provider, by separa	ate printed inse	ertion in the property	owner's monthly		
4.25	invoice or incl	uded as a separate pa	age on a prope	erty owner's electroni	c invoice.		
4.26	(b) The not	tice must include:					
4.27	(1) the prov	vider's name and ma	iling address;				
4.28	(2) a narrat	ive describing the na	ature and purp	ose of the intended ea	asement use;		
4.29	(3) a descri	iption of any trenchin	ng or other un	derground work expe	cted to result from		
4.30	the intended us	se, and the anticipate	ed time frame	for the work;			
4.31	(4) a phone	number for an emplo	oyee of the pro	ovider that the propert	y owner may contact		
4.32	regarding the e	easement; and					

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5.1	(5) the fo	llowing statement, in	bold red letter	ing: "It is important to	make any challenge		
5.2	by the deadl	ine to preserve any le	gal rights you	may have."			
5.3	<u>(c)</u> The p	rovider must file cop	ies of the notic	es with the county rec	corder.		
5.4	Subd. 4.	Action for damages.	(a) Notwithst	anding any other law t	to the contrary, this		
5.5	subdivision g	governs an action und	er this section	and is the exclusive m	eans to bring a claim		
5.6	for compens	ation with respect to a	a notice of inte	ent to use a provider's	existing easement to		
5.7	install broad	band infrastructure an	nd provide bro	adband service.			
5.8	(b) Withi	n six months after the	e date notice is	received under subdi	vision 3, a property		
5.9	owner may f	ile an action seeking	to recover dan	nages for a provider's	use of an existing		
5.10	easement to	install broadband infi	astructure and	provide broadband se	ervice. Claims for		
5.11	damages und	ler \$15,000 may be b	rought in conc	iliation court.			
5.12	<u>(c) To ini</u>	tiate an action under t	his subdivisio	n, a property owner mu	ust serve a complaint		
5.13	upon the pro	vider in the same ma	nner as in a civ	vil action and must file	e the complaint with		
5.14	the district court for the county in which the easement is located. The complaint must state						
5.15	whether the property owner:						
5.16	(1) challenges the provider's right to use the easement for broadband services or						
5.17	infrastructure as provided under subdivision 5, paragraph (a);						
5.18	(2) seeks damages as provided under subdivision 5, paragraph (b); or						
5.19	(3) seeks to proceed under both clauses (1) and (2).						
5.20	Subd. 5.	Deposit and hearing	<mark>required.</mark> (a)	If a property owner fi	iles a complaint		
5.21	challenging a provider's right to use an easement to install broadband infrastructure and						
5.22	provide broadband service, after the provider answers the complaint, the district court must						
5.23	promptly hold a hearing on the complaint. If the district court denies the property owner's						
5.24	complaint, the provider may proceed to use the easement to install broadband infrastructure						
5.25	and provide broadband service, unless the complaint also seeks damages. If the complaint						
5.26	seeks damages, the provider may proceed under paragraph (b).						
5.27	<u>(b)</u> If a pr	roperty owner files a	claim for dama	ages, a provider may,	after answering the		
5.28	complaint, d	eposit with the court	administrator a	an amount equal to the	e provider's estimate		
5.29	of damages.	A provider's estimate	of damages m	nust be no less than \$1	. After the estimated		
5.30	damages are deposited, the provider may use the existing easement to install broadband						
5.31	infrastructure and provide broadband service, conditioned on an obligation, filed with the						
5.32	court admini	strator, to pay the am	ount of damag	es determined by the	court.		

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6.1	Subd. 6.	Calculation of dama	iges; burden of	proof. (a) In an activ	on under this section		
6.2	involving a	involving a property owner's claim for damages:					
6.3	(1) the p	roperty owner has the	burden to prov	e the existence and a	mount of any net		
6.4	reduction in	the fair market value	of the property,	considering the exis	stence, installation,		
6.5	constructior	n, maintenance, modif	ication, operation	on, repair, replaceme	nt, or removal of		
6.6	broadband i	nfrastructure in the ea	sement, adjuste	d to reflect any incre	ase in the property's		
6.7	fair market	value resulting from a	ccess to broadb	and service;			
6.8	<u>(2)</u> a cou	art is prohibited from a	awarding conse	quential or special da	mages; and		
6.9	<u>(3) evide</u>	ence of estimated reve	nue, profits, fee	s, income, or similar	benefits accruing to		
6.10	the provider	, the provider's affilia	te, or a third par	ty as a result of use of	of the easement is		
6.11	inadmissible	<u>ə.</u>					
6.12	(b) Any	fees or costs incurred	as a result of ar	action under this su	bdivision must be		
6.13	paid by the party that incurred the fees or costs, except that a provider is responsible for a						
6.14	property owner's attorney fees if the final judgment or award of damages by the court exceeds						
6.15	140 percent of the provider's damage deposit made under subdivision 5, if applicable.						
6.16	6 Subd. 7. No limits on existing easement. Nothing in this section limits in any way a						
6.17	7 provider's existing easement rights.						
6.18	Subd. 8.	Local governmental	right-of-way r	nanagement preser	ved. The placement		
6.19	of broadban	d infrastructure to prov	vide broadband	service under subdivi	sions 2 to 7 is subject		
6.20	to local government permitting and right-of-way management authority under section						
6.21	237.163, and must be coordinated with the relevant local government unit in order to						
6.22	minimize potential future relocations. The provider must notify a local government unit						
6.23	prior to plac	ing infrastructure for	broadband servi	ice in an easement the	at is in or adjacent to		
6.24	the local go	vernment unit's public	right-of-way.				
6.25	Subd. 9.	Railroad rights-of-w	vay crossing. T	he placement of broa	dband infrastructure		
6.26	for use to pr	ovide broadband serv	ice under subdi	visions 1 to 7, or sec	tion 308A.201,		
6.27	subdivision	12, in any portion of a	an existing ease	ment located in a rai	lroad right-of-way is		
6.28	subject to se	ections 237.04 and 237	7.045.				
6.29	<u>EFFEC</u>	TIVE DATE. This se	ction is effectiv	e the day following f	inal enactment.		