INTERNET. Provides for broadband development and connectivity. (gov sig)
(3) "Office" means the office of broadband development and connectivity.

§1362. The office of broadband development and connectivity

A. There is hereby created within the office of the governor division of administration the office of broadband development and connectivity. The head of the office shall be the executive director of broadband development and connectivity, who shall be appointed by the governor to serve at his pleasure. The appointment shall be subject to Senate confirmation:

§1363. Functions, powers, and duties

The office of broadband development and connectivity, by and through the executive director or his employees, shall have the following functions, powers, and duties:

§1363.1. Mapping areas for broadband service

A.(1) The office of broadband development and connectivity shall secure information from any entity, public or private, providing internet service to at least one location in the state to assist the office in compiling a statewide parish by parish broadband map identifying the locations and capability of broadband service in the state. At the request of the office, any such entity shall submit to the office, on or before fifteen days following the expiration of the date required for submission to the federal government, broadband deployment information containing the same information and in the same format the information is submitted to the Federal Communications Commission, in a manner specified by the office. In no instance shall an entity be required to provide any data beyond that which it is required to provide to the Federal Communications Commission.

(2) Any entity, public or private, providing internet service to at least one
location in the state, that does not comply with the requirements of this Section
or submits inaccurate information, may be ineligible to participate in, or receive
any funding from, any state-administered grant program designated for
broadband infrastructure deployment in the state in the calendar year of
noncompliance and the following calendar year.

(3) Any location in the state purportedly served by any entity, public or
private, providing internet service to at least one location in the state, that does
not comply with the requirements of this Section may be considered to have
internet access service of less than twenty-five megabits per second for
download and three megabits per second for upload.

(4) Any broadband availability data provided in accordance with this
Section shall strictly be used for the purpose of identifying served, underserved,
and unserved areas to aid in the administration of the “Granting Unserved
Municipalities Broadband Opportunities” program, and for no other purpose
whatsoever.

(5) Any entity submitting broadband data to the office of broadband
development and connectivity as required by this Section may review the
proposed of the draft state broadband map and submit any necessary corrective
data to the office prior to the publication or utilization of the state broadband
map for any state-administered grant program designated for broadband
infrastructure deployment in the state.

(6) Any entity submitting broadband data to the office of broadband
development and connectivity as required by this Section may challenge any
area ultimately deemed eligible for any state-administered grant program
designated for broadband infrastructure deployment in the state that overlap
with an entity's verified service territory.

B.(1) The office may contract with a private entity or third-party
consultant to develop and maintain the state broadband map. Any contract
entered into by the office and a private entity or third-party consultant for the
purpose of developing and maintaining the state broadband map shall include
a confidentiality agreement prohibiting the disclosure of any broadband data
provided in accordance with this Section.

(2) Information compiled pursuant to the provisions of this Section shall
be exempt from the Public Records Law and shall be considered confidential,
proprietary, and a trade secret of the entity providing the information. The
office, including any private entity or third-party consultant retained or
employed pursuant to this Section, shall keep strictly confidential and shall not
disclose, or cause or permit to be disclosed, to any third person, private entity
or public body as defined by R.S. 44:1, any broadband availability data
provided in accordance with this Section. The office, including any private
entity or third-party consultant retained or employed pursuant to this Section,
shall take all actions reasonably necessary to ensure that the broadband
availability data remains strictly confidential and is not disclosed to or seen,
used or obtained by any third person, private entity or public body as defined
by R.S. 44:1.

C. The requirements of this Section shall terminate under any one of the
following conditions, whichever occurs first:

(1) Upon a determination by the office of broadband development and
connectivity that it is no longer necessary to compile a statewide parish by
parish broadband map identifying the locations and capability of broadband
service in the state.

(2) At midnight on December 31, 2026.

D. The office may promulgate rules necessary to carry out the provisions
of this Section in accordance with the provisions of the Administrative
Procedure Act.

*          *          *

§1365. Termination

The provisions of this Chapter shall terminate at twelve o'clock midnight on
June 30, 2023 2028, and shall thereafter have no effect.

*          *          *

Section 2. R.S. 44:4.1(B)(35) is hereby amended and reenacted to read as follows:

§ 4.1. Exceptions

*          *          *

B. The legislature further recognizes that there exist exceptions, exemptions, and limitations to the laws pertaining to public records throughout the revised statutes and codes of this state. Therefore, the following exceptions, exemptions, and limitations are hereby continued in effect by incorporation into this Chapter by citation:

*          *          *

(35) R.S. 51:710.2(B), 705, 706, 936, 1363.1, 1404, 1926, 1934, 2113, 2182, 2262, 2318, 2389

*          *          *

Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Thomas L. Tyler.

DIGEST
SB 455 Reengrossed 2022 Regular Session Boudreaux

Present law creates the office of broadband and connectivity (office) within the office of the governor.

Proposed law moves the office from the office of the governor to the division of administration and changes the name of the office to the office of broadband development and connectivity.

Present law provides that the head of the office shall be appointed by the governor subject to Senate confirmation.

Proposed law deletes present law.

Proposed law provides that the office of broadband development and connectivity shall
secure information from any entity providing internet service to at least one location in the state to compile a statewide broadband map.

**Proposed** law provides that at the request of the office of broadband development and connectivity, any entity providing internet service, shall submit to the office broadband deployment information containing the same information in the same format in which the information is submitted to the Federal Communication Commission. Provides that no entity shall be required to provide any data beyond that which is required to be provided to the Federal Communications Commission.

**Proposed** law provides that any entity providing internet service to at least one location in this state that internet service providers that does not comply with the reporting requirements or provides inaccurate information may be ineligible to participate in, or receive funding from, any state-administered grant program designated for broadband infrastructure deployment in the state in the calendar year of noncompliance and the following calendar year.

**Proposed** law provides that any location in the state purportedly served by any entity, providing internet service to at least one location in the state, that does not comply with the requirements of **present** law may be considered to have internet access service of less than 25 megabits per second for download and three megabits per second for upload.

**Proposed** law provides that any broadband availability data provided shall strictly be used for the purpose of identifying served, underserved, and unserved areas to aid in the administration of the "Granting Unserved Municipalities Broadband Opportunities" program.

**Proposed** law provides that any entity submitting broadband data may review the proposed of the draft state broadband map and submit any necessary corrective data to the office prior to the publication or utilization of the state broadband map for any state-administered grant program designated for broadband infrastructure deployment in the state.

**Proposed** law provides that any entity submitting broadband data may challenge any area ultimately deemed eligible for any state-administered grant program designated for broadband infrastructure deployment in the state that overlap with an entity's verified service territory.

**Proposed** law authorizes the office to contract with a private entity or third-party consultant to develop and maintain the state broadband map. Provides that any contact entered into by the office and a private entity or third-party consultant for the purpose of developing and maintaining the state broadband map shall include a confidentiality agreement prohibiting the disclosure of any broadband data provided under **proposed** law.

**Proposed** law provides that information compiled under **proposed** law is exempt from the Public Records Law and is considered confidential, proprietary, and a trade secret of the entity providing the information. Requires that the office, including any private entity or third-party consultant retained or employed under **proposed** law shall keep strictly confidential and not disclose, or cause or permit to be disclosed, to any third person, private entity or public body any broadband availability data provided under **proposed** law. Requires that all actions be taken as are reasonably necessary to ensure that the broadband availability data remains strictly confidential and is not disclosed to or seen, used or obtained by any third person, private entity or public body.

**Proposed** law provides that provisions regarding mapping areas terminate under any one of the following conditions, whichever occurs first:

1. Upon a determination by the office that it is no longer necessary to compile a statewide parish by parish broadband map identifying the locations and capability...
of broadband service in the state.

(2) At midnight on December 31, 2026.

Proposed law authorizes the office to promulgate necessary rules in accordance with the provisions of the Administrative Procedure Act.

Present law sunsets the office at 12 o'clock midnight on June 30, 2023.

Proposed law deletes present law and sunsets the office at 12 o'clock midnight on June 30, 2028.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 51:1361(3), 1362(A), 1363(intro para), 1365, and R.S. 44:4.1(B)(35); adds R.S. 51:1363.1)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Commerce, Consumer Protection, and International Affairs to the original bill

1. Make technical changes.
2. Moves the office of broadband development and connectivity from the office of the governor to the division of administration.
3. Requires internet service providers to report certain information to the office of broadband and connectivity.
4. Provides internet service providers may be ineligible for certain grants if they do not comply with reporting requirements or provide inaccurate information to the office of broadband and connectivity.
5. Provides that a potentially served location now in compliance with proposed law requirements may be considered unserved.
6. Exempts from public records the information submitted by the internet service providers to the office of broadband and connectivity.
7. Sunsets the office of broadband and connectivity on June 30, 2026.

Summary of Amendments Adopted by Senate

Senate Floor Amendments to engrossed bill

1. Changes name of office to the office of broadband development and connectivity.
2. Places the office in the division of administration.
3. Add provisions for use of broadband availability data to be used strictly to identify served, underserved, and unserved areas.
4. Authorizes an entity submitting data to review the proposed draft state broadband map and submit necessary corrections and to challenge any area ultimately deemed eligible for any state-administered grant program designated for broadband infrastructure development.
5. Authorizes the office to contract with private entities or third-party consultants to develop and maintain the state broadband map.

6. Adds provisions that information compiled is exempt from the Public Records Law and is to be considered confidential, proprietary, and a trade secret of the entity providing the information.

7. Requires that the office, any private entity, or third-party consultant keep broadband availability data strictly confidential, and shall not disclose or cause or permit to be disclosed to any third person, private entity or public body.

8. Provides for termination of mapping provisions under certain conditions.

9. Extend termination of the office of broadband development and connectivity from June 30, 2023 to June 30, 2028.

10. Adds effective upon governor's signature.