AN ACT

To amend and reenact R.S. 44:4.1(B)(35) and R.S. 51:2370.2(introductory paragraph), (2), and (16), 2370.3, 2370.4(A)(introductory paragraph) and (12), (B), and (C)(1), 2370.5(A), (B)(introductory paragraph), (D), (E), (H), (I), and (J), 2370.9, 2370.10(B), 2370.13, and 2370.16, to enact R.S. 51:2370.10(D), and to repeal R.S. 51:2370.4(C)(2), relative to broadband; to provide for the GUMBO grant program; to provide for definitions; to provide for mapping; to provide for privately-funded broadband deployment; to require performance bonds under certain circumstances; to authorize objections by local governing authorities; to provide for description of service; to provide for protest; to authorize certain reports; to adjust the administrative fee; to provide for public records exceptions; to make technical changes; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. 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, 1404, 1926, 1934, 2113, 2182, 2262, 2318, 2370.3, 2370.16, 2389

* * *

Section 2. R.S. 51:2370.2(introductory paragraph), (2), and (16), 2370.3, 2370.4(A)(introductory paragraph) and (12), (B), and (C)(1), 2370.5(A), (B)(introductory paragraph), (D), (E), (H), (I), and (J), 2370.9, 2370.10(B), 2370.13, and 2370.16 are hereby amended and reenacted and R.S. 51:2370.10(D) is hereby enacted to read as follows:

§2370.2. Definitions

As used in this Part, the following terms have the meaning ascribed to them:

(2) "Broadband service" means deployed internet access service with a minimum of twenty-five one hundred megabits per second (Mbps) download and at least three twenty megabits per second upload transmission speeds. The office shall have the authority to determine whether any particular technology can reliably meet or exceed any internet transmission speed threshold.

(16) "Unserved" means, notwithstanding any other provision of law, any federal funding awarded to or allocated by the state for broadband deployment shall not be used, directly or indirectly, to deploy broadband infrastructure to provide broadband internet service in any area of the state where broadband internet service of at least twenty-five one hundred Mbps megabits per second download and three twenty Mbps megabits per second upload is available from at least one internet service provider.
§2370.3. Ineligibility due to funds; submission of census block, shape file area, and
address data; time limitations; mapping

A. A provider receiving that has been fully authorized to receive Universal
Service, Connect America Phase II, Rural Digital Opportunity Fund, or nonfederal
other public funds to deploy broadband service using wireline technology may
qualify the area for protection by submitting, within sixty days of the close of the
application period, a listing of the census blocks, shapefile areas, individual
addresses, or portions thereof, comprising the federally-funded publicly-funded
project areas meeting this requirement to the office. Any location or area of the
state, subject to a Rural Digital Opportunity Fund award, in which the provider
receiving the award has proposed to provide broadband internet access service
through a technology other than a wireline technology, may be eligible for the
GUMBO grant program.

B. (1) A provider with firm plans to privately fund broadband deployment
within twenty months may qualify the area for protection by submitting to the office,
within thirty days of the close of the application period, a listing of the census
blocks, shapefile areas, individual addresses, or portions thereof, comprising the
privately-funded project areas meeting this requirement. A provider seeking to
qualify the area for protection pursuant to this Subsection shall also provide the
office with evidence of plans to deploy within twenty months, which shall include
detailed project plans, schedules, detailed budgets, or executive affidavits. Providers
that block competitive bidding for GUMBO funding through credible evidence of
intent to build shall be required to sign a commitment with penalties for failure to
execute. The office may, at its discretion, grant an extension of the twenty-month
period provided in this Paragraph.

(2) A provider seeking to privately fund broadband deployment in accordance
with this Subsection shall construct and provide deployable broadband service within
the twenty-month period to at least eighty percent of the designated locations;
however, the office may, at its discretion, grant an extension to this twenty-month
period.
(3)(a) The office shall require any provider seeking to privately fund broadband deployment in accordance with this Subsection to furnish a bond to guarantee the faithful performance of work.

(b) The performance bond required by this Paragraph shall be in an amount equal to the cost of construction and deployment.

(4) If a provider fails to perform as required by this Subsection and the performance bond is due, the provider shall be ineligible for any state-administered federal grant program designated for broadband development services.

C.(1) A local governing authority may submit, in writing, to the office an objection to any provider that seeks to bid to deploy broadband services in the local governing authority's area if the provider has received a letter grade rating of "D" or "F" from the Better Business Bureau.

(2) At the request of the local governing authority that submits an objection in accordance with this Paragraph, a provider shall be ineligible to bid to deploy broadband services.

D. In future program years, the deadline for submitting the census blocks, shapefile areas, individual addresses, or portions thereof shall be established by the office, but shall not be less than sixty days prior to the beginning date of the application period. This will enable the office to update maps and advise applicants as to the unserved areas of the state that are ineligible for consideration in that program year.

E. The office shall only utilize the data to update maps of census blocks, shapefile areas, individual addresses, or portions thereof and to reflect the census blocks, shapefile areas, individual addresses, or portions thereof as being served.

F. In no instance shall an applicant be required to provide any data beyond that which it is required to provide to the Federal Communications Commission pursuant to The Broadband Deployment Accuracy and Technological Availability Act pursuant to 47 U.S.C. 641 et seq.

G. Failure on the part of a provider to submit the listing of census blocks, shapefile areas, individual addresses, or portions thereof by the deadline shall result
in those areas being ineligible for exclusion under the GUMBO program during the
upcoming program year. A provider using wireline technology that has facilities in
the area or that intends to deploy broadband service within twenty-four months, as
a result of receiving public funds specifically for broadband deployment or upon
providing the office with evidence of firm plans to privately fund deployment, shall
be able to protest ineligibility.

F. The office shall use the provided census blocks, shapefile areas,
individual addresses, or portions thereof only for mapping of unserved areas.

G. Upon expiration of the twenty-four month reservation period described
in Subsection F of this Section, a provider that has received a reservation of census
blocks, shapefile areas, individual addresses, or portions thereof shall submit written
documentation by April thirtieth of the year following the program year that the
initiation of activity related to broadband infrastructure will or has begun in the
census blocks, shapefile areas, individual addresses, or portions thereof, that have
been deemed ineligible by the office due to the existence of a federally-funded
project area.

I.1 The office shall secure information from any entity, public or private,
providing internet service to at least one location in this state to assist the office in
compiling a statewide parish-by-parish broadband map identifying the locations and
capability of broadband service in this 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 of broadband deployment information to the
federal government, any such broadband deployment information. The information
provided to the office shall contain the same information and be provided in the same
format as the information that was 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.

I.2 Any entity, public or private, providing internet service to at least one
location in this state, that does not comply with the requirements of this Section or
that 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 this state in the calendar year of noncompliance and the
following calendar year.

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

(4) Any broadband availability data provided in accordance with this Section
shall be used solely for the purpose of identifying served, underserved, and unserved
areas to aid in the administration of the GUMBO program and for no additional
purpose.

(5) Any entity submitting broadband data to the office as required by this
Section may review the proposed draft of the 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 this state.

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

K.(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 Subsection J of this
Section shall be exempt from the Public Records Law and shall be considered

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are additions.
confidential, proprietary, and a trade secret of the internet service provider 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
ingen or public body as defined in R.S. 44:1, any broadband availability data
provided in accordance with Subsection I of 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 in R.S. 44:1.

(3) The requirements of this Section shall terminate under any one of the
following conditions, whichever occurs first:

(a) 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 this state.

(b) At midnight on December 31, 2026.

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

§2370.4. Applications; burden of proof; public comment; protest

A. Applications for grants shall be submitted at times designated by the
director and shall may include, at a minimum, the following information:

* * *

(12) Evidence of support for the project from citizens, local government,
businesses, and or institutions in the community.

* * *

B. A provider submitting an application pursuant to this Section shall bear
the burden of proof that the proposed area to be served can, to the best of his
knowledge in fact, be served using the proposed technology and that the area is, as
of the close of the application deadline, unserved.

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C.(1) Applications shall be made publicly available, subject to the confidentiality protections provided in this Part, by posting on the website of the office or the website of the division of administration for a period of at least sixty thirty days prior to award. During the sixty-day period, any interested party may submit comments to the director concerning any pending application. Any Following the announcement of awards, any aggrieved person party may submit a protest of any application or award in accordance with R.S. 51:2370.5, specific to whether a location or area is served or unserved by a broadband service, which shall be the sole reason allowable for the submission of a protest. Protests shall be submitted in writing, accompanied by all relevant supporting documentation, and shall be considered by the office in connection with the review of the application award. Upon submission of evidence to the office that the proposed project area includes prospective broadband recipients that are served, the office may work with an applicant to amend an application award to reduce the number of unserved prospective broadband recipients in the project area to reflect an accurate level of current broadband service. The office may revise application scores in accordance with amended applications. The office shall not grant funds to an applicant who submits an application that does not comply with program requirements. For applications awards with filed protests, the director shall issue a written decision to the protesting party at least fifteen days prior to the approval of that application. Following a protest that at least within fifteen days prior to the approval of the application after receipt of a protest, Following a protest that is granted for a portion of the application award, the office shall release to an applicant the locations or areas declared ineligible. Any provider submitting a protest shall attest that the information in the protest is accurate and that the protest is submitted in good faith. The office may deny any protest or application that contains inaccurate information.

§2370.5. Administrative and judicial review

A.(1) An aggrieved party may submit a protest of an award in accordance with this Section. The period for protesting an award shall be thirty days from the

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announcement of an award. Protests shall be submitted in writing, accompanied by all supporting documentation, and shall be considered by the office in connection with the review of the application and award. Any provider submitting a protest shall attest that the information in the protest is accurate and that the protest is submitted in good faith. The office may deny any protest or application that contains inaccurate information.

A. (2) The director or his designee shall have authority, prior to the commencement of an action in court concerning a protest arising under this Part, to settle and resolve the protest of an aggrieved person party concerning a grant application award. An aggrieved party may also submit a protest of eligibility of an application only if the aggrieved party has facilities in the area or intends to deploy broadband services within the next twenty-four months, as a result of receiving public funds specifically for broadband deployment or if the aggrieved party is seeking to privately fund broadband deployment in accordance with R.S. 51:2370.3. This authority shall be exercised in accordance with applicable regulations.

(3) If the basis of the protest of an award is that an application proposes to serve an area that is already served, the office may utilize speed tests that conform to the methodology employed in the Federal Communications Commission's "Measuring Broadband America" report to determine if the protested area or individual households or businesses currently have access to broadband service as defined in this Part. All decisions regarding the speed test to be utilized and the manner by which the speed tests are applied shall be made by the director or his designee.

B. If the protest is not resolved by mutual agreement, the director or his designee shall, within fourteen seven days, issue a decision in writing. The decision shall:

    * * *

D. A decision required by Subsection B of this Section shall be final and conclusive unless one of the following applies:

    (1) The decision is fraudulent.

    (2) The person party adversely affected by the decision has timely appealed to the commissioner of administration in accordance with Subsection E of this Section.
E. The aggrieved person party shall file an appeal with the commissioner of administration within fifteen days of receipt of a decision issued pursuant to Subsection B of this Section. The commissioner of administration shall have the authority to review and determine any appeal by an aggrieved person party from a determination by the director or his designee.

*          *          *

H. A decision issued pursuant to Subsection F of this Section shall be final and conclusive unless one of the following applies:

(1) The decision is fraudulent.

(2) The person party adversely affected by the decision has appealed to the court as provided for in Subsection I of this Section.

I. The aggrieved person party shall file an appeal in the Nineteenth Judicial District Court within seven days of receipt of a decision issued pursuant to Subsection F of this Section. The Nineteenth Judicial District Court shall have exclusive venue over an action between the state and any aggrieved party to determine whether an award of a grant is in accordance with this state's constitution, statutes, and regulations. Such actions shall extend to all kinds of actions, whether for monetary damages or for declaratory, injunctive, or other equitable relief.

J. Any party aggrieved by a final judgment or interlocutory order or ruling of the Nineteenth Judicial District Court may appeal or seek review thereof, as the case may be, to the Louisiana Court of Appeal, First Circuit or the Supreme Court of Louisiana, as otherwise permitted in civil cases by law and the constitution of this state. If a court has found in a final judgment that an applicant or protestor has incorrectly designated a location as served or unserved, the office may assess a civil penalty of up to one thousand dollars per incorrectly designated location identified in the GUMBO award process and disputed in litigation.

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§2370.9. Compliance during the agreement

The office shall require that grant recipients offer the proposed advertised minimum download and minimum upload speeds of twenty-five Mbps download and three Mbps upload. Grant recipients that have offered broadband service to at least one thousand consumers for a period of at least five consecutive years shall offer broadband service at prices consistent with offers to consumers in other areas of the state. Any other broadband provider shall ensure that the broadband service is priced to consumers at no more than the cost rate identified in the project application, for the duration of the five-year service agreement. In calculating cost, the recipient may adjust annually, consistent with the annual percentage increase in the Consumer Price Index in the preceding year. At least annually, a grant recipient shall provide to the office evidence consistent with Federal Communications Commission attestation that the grant recipient is making available the proposed advertised speed, or a faster speed, as contained in the grant agreement. For the duration of the agreement, grant recipients shall disclose any changes to data caps. The office may require that grant recipients submit, no more than quarterly, a report for each funded project for the duration of the agreement.

§2370.10. Failure to perform

* * *

B. A grant recipient shall not be required to forfeit the amount of the grant received if it fails to perform due to a natural disaster, an act of God, force majeure, a catastrophe, pandemic, the failure to obtain access to private or public property or any government permits under reasonable terms or such other occurrence over which the grant recipient has no control.

* * *

D. Notwithstanding the provisions of this Section to the contrary, if a grant recipient fails to complete a project in a material respect, the grant recipient, at the discretion of the office, may be required to reimburse the state the actual cost to finish the project. The actual cost to finish the project shall be determined by the office in consultation with the grant recipient. The office shall not require a grant

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recipient that it deems has made a good faith effort to complete a project to 
reimburse the state an amount greater than the remaining GUMBO cost per 
prospective broadband recipient as set forth in the grant recipient's application. 

§2370.13. Administration fee

The office may use up to one percent of the appropriated funds to administer 
the GUMBO program. The office may use an additional one percent of the 
appropriated funds to hire third-party contractors as deemed necessary for the further 
administration of the GUMBO program. The additional one percent shall not be 
used as compensation for any new or existing positions within the office.

§2370.16. Records; limitations

Notwithstanding any provision of this Part to the contrary, all records related 
to the GUMBO program shall be public records as provided by the Public Records 
Law, except the following: for 

(1) A provider's trade secret and proprietary information, including 
coverage data, maps, and shapefiles.

(2) Information regarding unserved coverage areas not yet awarded or 
announced.

(3) Applications pending evaluation.

Section 3. R.S. 51:2370.4(C)(2) is hereby repealed in its entirety.