1	AN ACT	relating to	o broad	dband of	deployme	nt.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 224A.011 is amended to read as follows:
- 4 As used in this chapter, unless the context requires otherwise:
- 5 (1) "Administrative fee" means a fee assessed and collected by the authority from
- 6 borrowers under assistance agreements, to be used for operational expenses of the
- 7 authority;
- 8 (2) "Applicable interest rate" means the rate of interest which shall be used as part of
- 9 the repayment criteria for an assistance agreement between a governmental agency
- and the authority, and shall be determined by the authority pertinent to the source of
- funds from which the assistance agreement is funded;
- 12 (3) "Applicant" means a governmental agency or private sector entity that has
- submitted an application to the authority for a grant from the 2020 broadband
- 14 *deployment fund*;
- 15 (4) "Application" means an application submitted by an applicant for a grant from
- 16 <u>the 2020 broadband deployment fund;</u>
- 17 (5) "Assistance agreement" means the agreement to be made and entered into by and
- between a governmental agency and the authority, as authorized by this chapter,
- providing for a lease, loan, services, or grant to the governmental agency or for the
- 20 purchase of obligations issued by the governmental agency, and for the repayment
- 21 thereof to the authority by the governmental agency;
- 22 (6)[(4)] "Authority" means the Kentucky Infrastructure Authority, which is created by
- 23 this chapter;
- 24 (7)(5) "Authority revenues" means the totality of all:
- 25 (a) Service charges;
- 26 (b) Utility tax receipts, to the extent not otherwise committed and budgeted by the
- authority during any fiscal period of the authority;

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1	(c)	Any gifts, grants, or loans received, to the extent not otherwise required to be
2		applied;
3	(d)	Any and all appropriations made to the authority by the General Assembly of
4		the Commonwealth of Kentucky, to the extent not otherwise required to be
5		applied;
6	(e)	All moneys received in repayment of and for interest on any loans made by the
7		authority to a governmental agency, except as provided in KRS 224A.111,
8		224A.1115, and 224A.112, or as principal of and interest on any obligations
9		issued by a governmental agency and purchased by the authority, or as receipts
10		under any assistance agreement;
11	(f)	The proceeds of bonds or long-term debt obligations of governmental
12		agencies pledged to the payment of bond anticipation notes issued by the
13		authority on behalf of the said governmental agency to provide interim
14		construction financing; and
15	(g)	Payments under agreements with any agencies of the state and federal
16		government;
17	<u>(8)</u> [(6)]	"Borrower or borrowing entity" means any agency of the state or its political
18	subc	livisions, any city, or any special district created under the laws of the state
19	actir	ng individually or jointly under interagency or interlocal cooperative agreements
20	to er	nter into assistance agreements with the authority;
21	<u>(9)</u> [(7)]	"Broadband" means any wireline or fixed terrestrial technology having a
22	<u>capa</u>	city to transmit data from or to the Internet with a minimum speed of twenty-
23	five	(25) megabits per second downstream and three (3) megabits per second
24	<u>upst</u>	ream as defined by the Federal Communications Commission or the United
25	<u>State</u>	es Department of Agriculture and any amendments to those definitions. If the
26	<u>agen</u>	ncies use different speed definitions, the faster speed definition shall apply to
27	Sect	ions 2 to 4 of this Act:

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1	(10) ''Br	oadband deployment fund" means a fund to assist with the construction,
2	<u>deve</u>	lopment, or improvement of broadband infrastructure, broadband services,
3	<u>or</u>	technologies that constitute a part of, or are related to, broadband
4	<u>infr</u>	astructure or broadband services, to provide for broadband service in
5	<u>und</u>	erserved or unserved areas of the Commonwealth;
6	(11) ''Br	oadband deployment project" means a proposed deployment of broadband
7	<u>serv</u>	ice infrastructure set forth in an application for grant funding under Section
8	<u>3 of</u>	this Act;
9	(12) "Br	oadband deployment project area" means a geographic area determined by
10	cens	us block or shapefile geospatial data for which grant funding has been
11	auth	porized under Sections 1 to 4 of this Act;
12	(13) ''Ce	nsus block" means the smallest geographic unit used by the United States
13	<u>Cen</u>	sus Bureau that is reported on the Federal Communications Commission
14	(FC	C) Form 477 relating to fixed broadband deployment data;
15	<u>(14)</u> "Co	mmunity flood damage abatement project" means any structural or nonstructural
16	stud	y, plan, design, construction, development, improvement, or other activity to
17	prov	ride for flood control;
18	<u>(15)[(8)]</u>	"Construction" means and includes but is not limited to:
19	(a)	Preliminary planning to determine the economic and engineering feasibility of
20		infrastructure projects, the engineering, architectural, legal, fiscal, and
21		economic investigations, and studies necessary thereto, and surveys, designs,
22		plans, working drawings, specifications, procedures, and other actions
23		necessary to the construction of infrastructure or solid waste projects;
24	(b)	The erection, building, acquisition, alteration, remodeling, improvement, or
25		extension of infrastructure or solid waste projects; and
26	(c)	The inspection and supervision of the construction of infrastructure or solid
27		waste projects and all costs incidental to the acquisition and financing of

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1	same. This term shall also relate to and mean any other physical devices or
2	appurtenances in connection with, or reasonably attendant to, infrastructure or
3	solid waste projects;
4	(16)[(9)] "Dams" means any artificial barrier, including appurtenant works, which does
5	or can impound or divert water, and which either:
6	(a) Is or will be twenty-five (25) feet or more in height from the natural bed of the
7	stream or watercourse at the downstream toe of the barrier, as determined by
8	the Energy and Environment Cabinet; or
9	(b) Has or will have an impounding capacity at maximum water storage elevation
10	of fifty (50) acre feet or more;
11	(17)[(10)] "Distribution facilities" means all or any part of any facilities, devices, and
12	systems used and useful in obtaining, pumping, storing, treating, and distributing
13	water for agricultural, industrial, commercial, recreational, public, and domestic
14	use;
15	(18)[(11)] "Energy and Environment Cabinet" means the Kentucky Energy and
16	Environment Cabinet, or its successor, said term being meant to relate specifically
17	to the state agency which is designated as the water pollution agency for the
18	Commonwealth of Kentucky, for purposes of the federal act;
19	(19)[(12)] "Federal act" means the Federal Clean Water Act (33 U.S.C. secs. 1251 et
20	seq.) as said federal act may be amended from time to time in the future, or any
21	other enactment of the United States Congress providing funds that may assist in
22	carrying out the purposes of the authority;
23	(20)[(13)] "Federally assisted wastewater revolving fund" means that fund which will
24	receive federal and state funds or the proceeds from the sale of revenue bonds of the
25	authority for the purpose of providing loans to finance construction of publicly
26	owned treatment works as defined in Section 212 of the federal act and for the
27	implementation of a management program established under Section 319 of the

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1	federal act and for the development and implementation of a conservation and
2	management plan under Section 320 of the federal act;
3	(21) [(14)] "Governmental agency" means any incorporated city or municipal corporation,
4	or other agency, or unit of government within or a department or a cabinet of the
5	Commonwealth of Kentucky, now having or hereafter granted, the authority and
6	power to finance, acquire, construct, or operate infrastructure or solid waste
7	projects. This definition shall specifically apply but not by way of limitation to
8	incorporated cities; counties, including any counties containing a metropolitan
9	sewer district; sanitation districts; water districts; water associations if these
10	associations are permitted to issue interest-bearing obligations which interest would
11	be excludable from gross income under Section 103 of the Internal Revenue Code
12	of 1986 as amended; sewer construction districts; metropolitan sewer districts;
13	sanitation taxing districts; a regional wastewater commission established under
14	KRS 65.8901 to 65.8923; and any other agencies, commissions, districts, or
15	authorities (either acting alone, or in combination with one another in accordance
16	with any regional or area compact, or intergovernmental cooperative agreements),
17	now or hereafter established in accordance with the laws of the Commonwealth of
18	Kentucky having and possessing the described powers described in this subsection;
19	(22)[(15)] "Industrial waste" means any liquid, gaseous, or solid waste substances
20	resulting from any process of industry, manufacture, trade, or business, or from the
21	mining or taking, development, processing, or recovery of any natural resources,
22	including heat and radioactivity, together with any sewage as is present therein,
23	which pollutes the waters of the state, and specifically, but not by way of limitation,
24	means heat or thermal differentials created in the waters of the state by any
25	industrial processing, generating, or manufacturing processes;
26	(23)[(16)] "Infrastructure project" means any construction or acquisition of treatment
27	works, facilities related to the collection, transportation, and treatment of

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1	wastewater as defined in KRS 65.8903, distribution facilities, or water resources
2	projects instituted by a governmental agency or an investor-owned water utility
3	which is approved by the authority and, if required, by the Energy and Environment
4	Cabinet, Public Service Commission, or other agency; solid waste projects; dams;
5	storm water control and treatment systems; gas or electric utility; broadband
6	deployment project; or any other public utility or public service project which the
7	authority finds would assist in carrying out the purposes set out in KRS 224A.300;
8	(24)[(17)] "Infrastructure revolving fund" means that fund which will receive state funds,
9	the proceeds from the sale of revenue bonds of the authority or other moneys
10	earmarked for that fund for the purpose of providing loans or grants to finance
11	construction or acquisition of infrastructure projects as defined in this section;
12	(25)[(18)] "Loan or grant" means moneys to be made available to governmental agencies
13	by the authority for the purpose of defraying all or any part of the total costs
14	incidental to construction or acquisition of any infrastructure project;
15	(26)[(19)] "Market interest rate" means the interest rate determined by the authority
16	under existing market conditions at the time the authority shall provide financial
17	assistance to a governmental agency;
18	(27)[(20)] "Obligation of a governmental agency" means a revenue bond, bond
19	anticipation note, revenue anticipation note, lease, or other obligation issued by a
20	governmental agency under KRS 58.010 et seq. or other applicable statutes;
21	(28)[(21)] "Person" means any individual, firm, partnership, association, corporation, or
22	governmental agency;
23	(29)[(22)] "Pollution" means the placing of any noxious or deleterious substances
24	("pollutants"), including sewage and industrial wastes, in any waters of the state or
25	affecting the properties of any waters of the state in a manner which renders the
26	waters harmful or inimical to the public health or to animal or aquatic life, or to the
27	use, present or future, of these waters for domestic water supply, industrial or

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1	agricultural purposes, or recreational purposes;
2	(30)[(23)] "Prioritization schedules" means the list of wastewater treatment works,
3	distribution facilities and water resources projects which the Energy and
4	Environment Cabinet has evaluated and determined to be of priority for receiving
5	financial assistance from the federally assisted wastewater revolving fund and the
6	federally assisted drinking water revolving fund, or the list of infrastructure projects
7	which the authority has evaluated and determined to be of priority for receiving
8	financial aid from the infrastructure revolving fund. The evaluation by the authority
9	of infrastructure projects for water systems shall be undertaken with input from the
10	appropriate area development district[. The evaluation by the authority of
11	infrastructure for broadband deployment projects shall be undertaken with
12	consideration given to input from area development districts, telecommunications
13	businesses, information services, technology industries, governmental entities, and
14	Kentucky based nonprofit organizations, including ConnectKentucky];[
15	(24) "Solid waste project" means construction, renovation, or acquisition of a solid waste
16	facility which shall be instituted and owned by a governmental agency;]
17	(31)[(25)] "Recovered material" means those materials which have known current use,
18	reuse, or recycling potential, which can be feasibly used, reused, or recycled, and
19	which have been diverted or removed from the solid waste stream for sale, use,
20	reuse, or recycling, whether or not requiring subsequent separation and processing
21	but does not include materials diverted or removed for purposes of energy recovery
22	or combustion except refuse-derived fuel (RDF), which shall be credited as a
23	recovered material in an amount equal to that percentage of the municipal solid
24	waste received on a daily basis at the processing facility and processed into RDF;
25	but not to exceed fifteen percent (15%) of the total amount of the municipal solid
26	waste received at the processing facility on a daily basis;

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(32)[(26)] "Recovered material processing facility" means a facility engaged solely in the

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1	storage, processing, and resale or reuse of recovered material but does not mean a
2	solid waste facility if solid waste generated by a recovered material processing
3	facility is managed in accordance with KRS Chapter 224 and administrative
4	regulations adopted by the cabinet;
5	(33)[(27)] "Revenue bonds" means special obligation bonds issued by the authority as
6	provided by the provisions of this chapter, which are not direct or general
7	obligations of the state, and which are payable only from a pledge of, and lien upon,
8	authority revenues as provided in the resolution authorizing the issuance of the
9	bonds, and shall include revenue bond anticipation notes;
10	(34)[(28)] "Service charge" means any monthly, quarterly, semiannual, or annual charge
11	to be imposed by a governmental agency, or by the authority, for any infrastructure
12	project financed by the authority, which service charge arises by reason of the
13	existence of, and requirements of, any assistance agreement;
14	(35)[(29)] "Sewage" means any of the waste products or excrements, or other discharges
15	from the bodies of human beings or animals, which pollute the waters of the state;
16	(36) "Shapefile" means a file format for storing, depicting, and analyzing geospatial
17	data showing broadband coverage;
18	(37)[(30)] "Solid waste" means "solid waste" as defined by KRS 224.1-010(30)(a);
19	(38)[(31)] "Solid waste facility" means any facility for collection, handling, storage,
20	transportation, transfer, processing, treatment, or disposal of solid waste, whether
21	the facility is associated with facilities generating the waste or otherwise, but does
22	not include a container located on property where the waste is generated and which
23	is used solely for the purpose of collection and temporary storage of that solid waste
24	prior to off-site disposal, or a recovered material processing facility;
25	(39) "Solid waste project" means construction, renovation, or acquisition of a solid
26	waste facility which shall be instituted and owned by a governmental agency;
27	(40)[(32)] "Solid waste revolving fund" means that fund which shall receive state funds,

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1	the proceeds from the sale of revenue bonds of the authority, or other money
2	earmarked for the purpose of providing loans or grants to finance solid wast
3	projects defined in this section;
4	(41)[(33)] "State" means the Commonwealth of Kentucky;
5	(42)[(34)] "System" means the system owned and operated by a governmental agence
6	with respect to solid waste projects, treatment works, or infrastructure project
7	financed as provided by the assistance agreement between the governmental agenc
8	and the authority;
9	(43)[(35)] "Treatment works" or "wastewater treatment works" means all or any part of
10	any facilities, devices, and systems used and useful in the storage, treatmen
11	recycling, and reclamation of wastewater or the abatement of pollution, includin
12	facilities for the treatment, neutralization, disposal of, stabilization, collecting
13	segregating, or holding of wastewater, including without limiting the generality of
14	the foregoing, intercepting sewers, outfall sewers, pumping power stations, an
15	other equipment and their appurtenances; extensions, improvements, remodeling
16	additions, and alterations thereof, and any wastewater treatment works, including
17	site acquisition of the land that will be an integral part of the wastewater treatmer
18	process, or is used for ultimate disposal of residues resulting from wastewater
19	treatment, together with any other facilities which are deemed to be treatment work
20	in accordance with the federal act;
21	(44) "Underserved area" means any project area where fixed, terrestrial broadban
22	service with a minimum twenty-five (25) megabits per second downstream an
23	three (3) megabits per second upstream is not available;
24	(45) "Unserved area" means any project area where fixed, terrestrial broadban
25	service with a minimum ten (10) megabits per second downstream and one (1
26	megabit per second upstream is not available;
27	(46) "Utility tax" means the tax which may be imposed by the authority on ever

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I	purchase of water or sewer service in the Commonwealth of Kentucky;
2	(47)[(36)] "Variable rate revenue bonds" means revenue bonds the rate of interest on
3	which fluctuates either automatically by reference to a predetermined formula or
4	index or in accordance with the standards set forth in KRS 224A.120;
5	(48)[(37)] "Wastewater" means any water or liquid substance containing sewage,
6	industrial waste, or other pollutants or contaminants derived from the prior use of
7	these waters;
8	(49)[(38)] "Water resources" means all waters of the state occurring on the surface, in
9	natural or artificial channels, lakes, reservoirs, or impoundments, and in subsurface
10	aquifers, which are available, or which may be made available to agricultural,
11	industrial, commercial, recreational, public, and domestic users;
12	(50) [(39)] "Water resources project" means any structural or nonstructural study, plan,
13	design, construction, development, improvement, or any other activity including
14	programs for management, intended to conserve and develop the water resources of
15	the state and shall include all aspects of water supply, facilities to collect, transport,
16	and treat wastewater as defined in KRS 65.8903, flood damage abatement,
17	navigation, water-related recreation, and land conservation facilities and measures;
18	<u>and</u>
19	(51) [(40)] "Waters of the state" means all streams, lakes, watercourses, waterways,
20	ponds, marshes, wells, springs, irrigation systems, drainage systems, and all other
21	bodies or accumulations of water, surface and underground, natural or artificial,
22	which are situated wholly or partly within, or border upon, this state, or are within
23	its jurisdiction, except those private waters which do not combine or effect a
24	junction with natural, surface, or underground waters [;
25	(41) "Utility tax" means the tax which may be imposed by the authority on every
26	purchase of water or sewer service in the Commonwealth of Kentucky;
27	(42) "Broadband deployment project" means the construction, provision, development,

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1		operation, maintenance, leasing, or improvement of broadband infrastructure,
2		broadband services, or technologies that constitute a part of, or are related to,
3		broadband infrastructure or broadband services, to provide for broadband service in
4		unserved areas of the Commonwealth; and
5	(43)	"Unserved area" means any place where broadband service is not available].
6		→ Section 2. KRS 224A.110 is amended to read as follows:
7	<u>(1)</u>	All moneys derived by the authority pursuant to assistance agreements other than
8		those assistance agreements funded under KRS 224A.1112[and] 224A.112, and
9		Section 4 of this Act shall be received by the authority as constituting authority
10		revenues, and shall, in common with other authority revenues, be immediately
11		deposited into such funds or accounts as the authority shall designate.
12	<u>(2)</u>	Moneys derived by the authority pursuant to assistance agreements funded under
13		KRS 224A.111 and all federal and state money or proceeds from the sale of revenue
14		bonds of the authority received in support of assistance agreements funded under
15		KRS 224A.111 shall be deposited into an account designated as the "federally
16		assisted wastewater revolving fund."
17	<u>(3)</u>	Moneys derived by the authority pursuant to assistance agreements funded under
18		KRS 224A.112, Section 4 of this Act, and all state money or proceeds from the sale
19		of revenue bonds of the authority received in support of KRS 224A.112 or Section
20		4 of this Act shall be deposited into an account designated as the "infrastructure
21		revolving fund."
22	<u>(4)</u>	All authority revenues shall, before being expended for any other purposes of the
23		authority, first be applied to the payment of the principal of and interest on authority
24		revenue bonds in accordance with the resolution authorizing their issuance, as, and
25		when the same become due and payable.
26		→ Section 3. KRS 224A.112 is amended to read as follows:
27	(1)	The infrastructure revolving fund shall be established in the State Treasury and shall

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1		be administered by the authority.
2	(2)	(a) The fund shall be a dedicated fund, and all moneys in the fund shall be
3		allocated and dedicated solely to:
4		1. Providing financial assistance to governmental agencies, and investor-
5		owned water systems as provided for in KRS 96.540, 224A.306,
6		224A.308, and 224A.310, for the construction or acquisition of
7		infrastructure projects through [. The fund shall contain] an account
8		designated as[called] the 2020 water service account; and
9		2. Providing grant funds to governmental agencies and private sector
10		entities to construct infrastructure for the deployment of broadband
11		service to households and businesses in underserved or unserved areas
12		of the Commonwealth through an account designated as [. The 2020
13		water service account shall be managed by the authority as set out in this
14		chapter. The fund shall contain an account called] the broadband
15		deployment fund[account, which shall be managed by the authority and]
16		for the purposes set forth in KRS 224A.1121.
17	(3)	Funds allocated under subparagraphs 1. and 2. of subsection (2)(a) of this
18		section shall retain their designated identity with respect to the 2020 water service
19		account and the broadband deployment fund. The moneys in each account shall
20		not be commingled and shall be used only for the stated purposes in subsection
21		(2) of this section.
22	<u>(4)</u>	The financial assistance which may be provided [to governmental agencies] by the
23		revolving fund shall be limited to:
24		(a) Making loans, on the condition that the loans are made at or below market
25		interest rates, including interest free loans, at terms not to exceed thirty (30)
26		years and that the fund will be credited with all payments of principal and
27		interest on all loans;

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1	(b)	Purchasing or guaranteeing, or purchasing insurance for, local or state	
2		obligations when the action would improve credit market access or reduce	
3		interest rates;	
4	(c)	Providing a source of revenue or security for the payment of principal and	
5		interest on bonds or notes issued by the authority or other agencies of the state	
6		if the proceeds of the sale of the bonds will be deposited in the fund;	
7	(d)	Providing moneys with which to carry out the requirements of assistance	
8		agreements; and	
9	(e)	Making grants as funds specifically appropriated for grants or proceeds from	
10		the sale of the authority's revenue bonds are available.	
11	<u>(5)</u> [(4)]	The revolving fund shall be established, maintained, and credited with	
12	repayments and the fund balance shall be available in perpetuity for its state		
13	purp	ooses.	
14	<u>(6)</u> [(5)]	The authority may provide financial assistance from the fund to supplement	
15	assis	stance provided from the federally assisted wastewater revolving fund as created	
16	in K	RS 224A.111.	
17	<u>(7)[(6)]</u>	The authority shall advise governmental agencies of the availability of the	
18	infra	astructure revolving fund and how moneys may be obtained from the fund.	
19	<u>(8)</u> [(7)]	The authority may enter into any necessary or required agreement with federal	
20	or s	tate agencies or persons to carry out the provisions of this section. All state	
21	agen	ncies shall cooperate with the authority and share information with the authority	
22	as ap	oppropriate to accomplish the purposes set out in KRS 224A.300.	
23	(9) Mon	neys in the fund are hereby appropriated for the purposes set forth in Sections	
24	<u>3 an</u>	d 4 of this Act.	
25	(10) Not	withstanding KRS 45.229, any moneys remaining in the fund at the close of	
26	the_	fiscal year shall not lapse but shall be carried forward into the succeeding	
27	fisca	al year to be used for the purposes set forth in Sections 3 and 4 of this Act.	

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1	<u>(11)</u>	Interest earned on moneys in the broadband deployment fund shall stay in the
2		<u>fund.</u>
3		→ Section 4. KRS 224A.1121 is amended to read as follows:
4	(1)	The purpose of the broadband deployment <u>fund</u> [account] set forth in KRS
5		224A.112 shall be to assist <i>governmental agencies</i> [governments] and private sector
6		entities to construct infrastructure for the deployment of broadband service to
7		<u>underserved or</u> unserved areas of the Commonwealth. The authority shall manage
8		the <u>fund</u> [account] and may accept and receive appropriations from the General
9		Assembly or other funds or gifts from both public and private sources, including but
10		not limited to local governments and federal agencies.
11	(2)	The authority shall establish <u>a grant</u> [an incentive] program that allocates funds
12		from the broadband deployment <u>fund</u> [account] in accordance with this section
13		Grant funds [Incentives] may be used by government or private sector entities for
14		broadband deployment projects.
15	(3)	The <u>grant</u> [incentive] program shall be developed to give highest funding priority to
16		those projects which most effectively provide broadband service to the greatest
17		number of <u>underserved and</u> unserved Kentucky citizens and at the lowest cost
18		Funding shall not be used [for projects with an intent]to duplicate [deploy]
19		broadband service to households and businesses in a broadband deployment
20		project area[areas] where fixed, terrestrial broadband service meets or exceeds
21		twenty-five (25) megabits per second downstream and three (3) megabits per
22		second upstream [already exists; however, the authority may consider funding for
23		projects that, in providing broadband service for an unserved area, create an overlag
24		in existing broadband coverage for less than twenty percent (20%) of households in
25		the proposed coverage area].

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(4)

The authority shall develop funding criteria and prioritization schedules for

broadband deployment projects in a technology-neutral manner in accordance

1		with this section[and with consideration given to recommendations submitted by
2		area development districts, telecommunications businesses, information services,
3		technology industries, governmental entities, and by Kentucky based nonprofit
4		organizations, including ConnectKentucky].
5	(5)	The authority shall establish guidelines and standards for applying for and
6		approving grants from the broadband deployment fund. An eligible applicant
7		shall submit an application to the authority. An application for a grant shall
8		contain any information the authority requires, including but not limited to:
9		(a) A geographic description of the broadband deployment project area,
10		including whether the area is partially served;
11		(b) A description of the broadband deployment project, including facilities,
12		equipment, total cost, timeframe for completion, and network capabilities,
13		including minimum speed thresholds;
14		(c) Documentation of the applicant's technical, financial, and managerial
15		resources and experience to build, operate, and manage broadband serving
16		households and businesses in Kentucky;
17		(d) Documentation of the economic and commercial feasibility of the proposed
18		broadband deployment project;
19		(e) The number of households or businesses that would have new access to
20		broadband as a result of the grant;
21		(f) The amount of matching funds the eligible applicant will contribute and a
22		certification that no portion of the matching funds is derived from any state
23		or federal grant received for the purpose of funding broadband
24		infrastructure within the project area; and
25		(g) A certification that none of the funds provided by the program for the
26		project in the application will be used to extend or deploy facilities to any
27		currently served households or businesses.

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1	<u>(6)</u>	The authority shall make the applications available to the public within five (5)
2		business days of the deadline for submission of applications, provided the
3		information contained within an application is not exempt from disclosure under
4		the provisions of the Open Records Act, KRS 61.870 to 61.884. The description of
5		the geographic scope of the broadband deployment project area shall not be
6		exempt under the Open Records Act, KRS 61.870 to 61.884, and shall be made
7		available to the public within five (5) days after submission of the application.
8	<u>(7)</u>	As part of the grant application process, pursuant to subsection (3) of this
9		section, the authority shall include an opportunity for a broadband service
10		provider to challenge the application. As part of the dispute process, the authority
11		may consider any relevant geospatial data available from a broadband service
12		provider or grant applicant. Geospatial data may include but is not limited to
13		shapefiles detailing broadband coverage, the most current Federal
14		Communications Commission Form 477 fixed broadband deployment data
15		reporting, or other documentation of broadband deployment infrastructure in the
16		project area to show that a challenged project area is underserved or unserved. A
17		challenging provider may provide the authority with proof, including but not
18		limited to:
19		(a) The broadband deployment project area is currently served or is under
20		construction for provision of broadband service within twelve (12) months
21		of the challenge; or
22		(b) The applicant has received funds from another state or federally funded
23		grant program designed to encourage broadband deployment in the area.
24	<u>(8)</u>	Upon a determination that an application meets the funding criteria, but the
25		proposed project area is found to be partially served, the authority may amend the
26		application and grant partial funding to ensure that grant funds are used to only
27		provide broadband service to households or businesses deemed underserved or

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1		unserved.
2	<u>(9)</u>	No funds shall be used to support any broadband deployment project involving
3		the upgrade of an existing broadband facility or for non-capital expenses, non-
4		broadband services, marketing, or advertising. The broadband deployment project
5		area shall be described by census block including the specific addresses to be
6		serviced or by shapefile geospatial data.
7	<u>(10)</u>	Grant applicants shall pay fifty percent (50%) of the project cost from their own
8		funds which shall not include any matching funds received from federal or state
9		government grants for broadband deployment in the project area.
10	<i>(11)</i>	Moneys in this fund shall not be used by or transferred to the Kentucky
11		Communications Network Authority.
12	<u>(12)</u>	To carry out the purposes of this section, the authority shall promulgate
13		administration regulations in accordance with KRS Chapter 13A. Within one
14		hundred eighty (180) days of the effective date of this Act, the authority shall
15		promulgate regulations to implement the provisions of Sections 1 to 4 of this Act
16		and govern the submission, review, and approval of applications and the
17		administration of broadband deployment projects. The authority shall not
18		promulgate any regulations that place obligations on the applicants that are more
19		restrictive than applicable federal or state law or current broadband deployment
20		industry standards. Except as otherwise provided here, all of the authority's
21		records relating to the broadband deployment fund shall be deemed confidential
22		unless disclosure is required under the provisions of the Open Records Act, KRS
23		<u>61.870 to 61.884</u> .
24	[(6)	Projects receiving funding as provided by this section shall be completed within
25		twelve (12) months of receiving the funds.]

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