First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

BILL A

LLS NO. 25-0247.01 Michael Dohr x4347

SENATE BILL

SENATE SPONSORSHIP

Roberts,

HOUSE SPONSORSHIP

Soper and Lukens, Bacon

Senate Committees

House Committees

A BILL FOR AN ACT

101 CONCERNING GOVERNMENT AGENCY ASSISTANCE IN SERVICES

102 **RELATED TO WIRELESS COMMUNICATION.**

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov/.</u>)

Cell Phone Connectivity Interim Study Committee. The bill requires the division of homeland security and emergency management in the department of public safety (division) to develop a single point of contact within the division to:

• Help ensure statewide coverage of the integrated public alert and warning system for wireless emergency alerts and

the emergency alert system;

- Provide technical assistance to local jurisdictions on becoming integrated public alert and warning system certified;
- Provide technical assistance, consistent with the language access in emergency communications study, to implement best practices for inclusive alerting; and
- Offer recommendations to improve current wireless alert systems in Colorado that address language and access needs.

Under current law, the Colorado broadband office (office) has certain duties related to broadband in Colorado. The bill requires the office to also perform those duties for wireless services.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 24-33.5-1604, add 3 (7) as follows: 4 24-33.5-1604. Duties and powers of the division - rules. 5 (7) THE DIVISION SHALL DEVELOP A SINGLE POINT OF CONTACT WITHIN 6 THE DIVISION TO: 7 (a) HELP ENSURE STATEWIDE COVERAGE OF THE INTEGRATED 8 PUBLIC ALERT AND WARNING SYSTEM FOR WIRELESS EMERGENCY ALERTS 9 AND THE EMERGENCY ALERT SYSTEM; 10 (b) PROVIDE TECHNICAL ASSISTANCE TO LOCAL JURISDICTIONS ON 11 BECOMING INTEGRATED PUBLIC ALERT AND WARNING SYSTEM CERTIFIED; 12 (c) PROVIDE TECHNICAL ASSISTANCE, CONSISTENT WITH THE 13 STUDY CONDUCTED PURSUANT TO SECTION 23-20-145 AS IT EXISTED PRIOR 14 TO JULY 1, 2024, TO IMPLEMENT BEST PRACTICES FOR INCLUSIVE 15 ALERTING; AND 16 (d) OFFER RECOMMENDATIONS TO IMPROVE CURRENT WIRELESS 17 ALERT SYSTEMS IN COLORADO THAT ADDRESS LANGUAGE AND ACCESS 18 NEEDS.

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SECTION 2. In Colorado Revised Statutes, 24-37.5-903, amend
 (2)(b) and (3) as follows:

24-37.5-903. Colorado broadband office - creation responsibilities - gifts, grants, or donations. (2) (b) The broadband
office shall provide technical assistance to applicants seeking grant
awards from the grant program or other state or federal grant
opportunities offered for deploying broadband AND WIRELESS service.

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(3) The broadband office shall:

9 (a) Encourage, foster, develop, and strive to improve the 10 availability of affordable, quality broadband AND WIRELESS SERVICE 11 within the state;

(b) Serve as the central broadband AND WIRELESS SERVICE policy
coordination body for the state;

(c) Coordinate with other state agencies, local governments, the
federal government, Indian tribes and nations, other relevant broadband
AND WIRELESS SERVICE partners, and consumers throughout the state to
develop strategies and plans for promoting the deployment of broadband
AND WIRELESS SERVICE infrastructure and greater broadband AND
WIRELESS SERVICE access;

20 (d) Review existing state broadband AND WIRELESS SERVICE
21 initiatives, policies, and deployment by public or private entities in order
22 to prioritize investment;

(e) Develop and implement a statewide plan to encourage
cost-effective broadband access and increased broadband usage AND
WIRELESS SERVICES, particularly in rural unserved areas and other
unserved areas of the state. The broadband office shall submit the
statewide plan, and any updated versions of the statewide plan, to the

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chief information officer, the governor, and the joint technology
 committee and shall post the statewide plan on its public website. In
 developing a statewide plan and any other strategies for broadband
 deployment AND WIRELESS SERVICES, the broadband office shall consider:

5 (I) Partnerships between communities; Indian tribes and nations; 6 nonprofit organizations; local governments; electric utilities as defined in 7 section 40-2-202 (1), cooperative electric associations as defined in 8 section 40-9.5-102, municipally owned utilities, and nonprofit generation 9 and transmission electric corporations or associations; rural 10 telecommunications providers as defined in section 40-15-102 (24.5); and 11 public and private entities;

(II) Funding opportunities that allow for the coordination of
public funding sources, including local governments, state government,
and the federal government, and private funding sources for the purpose
of deploying broadband AND WIRELESS SERVICE into rural unserved areas
and other unserved areas of the state;

(III) Barriers to the deployment, adoption, and utilization of
broadband AND WIRELESS SERVICE, including a consideration of the
affordability of broadband AND WIRELESS SERVICE; and

(IV) Statewide broadband goals and whether statutory definitions
for broadband in unserved areas need to be updated in response to
advances made in broadband technology.

(f) Collect broadband AND WIRELESS SERVICE data to create and
update maps that measure the progress of broadband AND WIRELESS
SERVICE deployment in the state;

26 (g) Encourage public-private partnerships to increase deployment
 27 of broadband AND WIRELESS SERVICE throughout the state; and

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(h) In furtherance of the purposes set forth in this part 9, seek or
 apply for, accept, and expend:

3 (I) Gifts, grants, or donations from public or private sources; and
4 (II) Money from the federal government for broadband AND
5 WIRELESS SERVICE deployment. The broadband office may seek and apply
6 for all federal funds for which the broadband office is eligible to receive.
7 SECTION 3. Act subject to petition - effective date. This act

8 takes effect at 12:01 a.m. on the day following the expiration of the 9 ninety-day period after final adjournment of the general assembly; except 10 that, if a referendum petition is filed pursuant to section 1 (3) of article V 11 of the state constitution against this act or an item, section, or part of this 12 act within such period, then the act, item, section, or part will not take 13 effect unless approved by the people at the general election to be held in 14 November 2026 and, in such case, will take effect on the date of the 15 official declaration of the vote thereon by the governor.