RSI/JK

SENATE STATE OF MINNESOTA SECOND SPECIAL SESSION

S.F. No. 9

(SENATE AUTI	HORS: WESTRO	DM, Draheim, Weber, Rarick and Frentz)
DATE	D-PG	OFFICIAL STATUS
07/13/2020	Int	roduction and first reading

1.1	A bill for an act
1.2 1.3 1.4	relating to telecommunications; establishing a funding program for distance learning equipment; establishing a grant program for telemedicine equipment purchased to deal with COVID-19; requiring reports; appropriating money.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. DISTANCE LEARNING BROADBAND ACCESS GRANT PROGRAM.
1.7	Subdivision 1. Definition. For the purposes of this section, "commissioner" means the
1.8	commissioner of education.
1.9	Subd. 2. Establishment. A distance learning broadband access grant program is
1.10	established in the Department of Education to provide wireless or wire-line broadband
1.11	access for a limited duration to students currently lacking Internet access so that the students
1.12	may participate in distance learning offered by school districts and charter schools during
1.13	the peacetime public health emergency period that relates to the infectious disease known
1.14	as COVID-19.
1.15	Subd. 3. Eligible expenditures. A grant awarded under this section may be used to:
1.16	(1) provide a student with the equipment necessary for the student to use a broadband
1.17	connection to access learning materials available on the Internet through a mobile wireless
1.18	or wire-line broadband connection;
1.19	(2) reimburse a school district or charter school for actual costs incurred to provide
1.20	emergency distance learning wireless or wire-line broadband access during the 2019-2020
1.21	and 2020-2021 school years; and

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2.1	(3) reimb	urse a school distr	ict or charter scho	ol for the cost of wireles	ss or wire-line
2.2	broadband In	ternet access for h	ouseholds with stu	idents that did not otherv	wise have Internet
2.3	access before	March 13, 2020,	for the 2019-2020	and 2020-2021 school	years.
2.4	<u>Subd. 4.</u>	Eligible applicant	s. <u>A Minnesota sc</u>	bool district or charter s	school may apply
2.5	for a grant av	vard under this sec	tion.		
2.6	Subd. 5.	Application review	w. (a) An applicar	t for a grant under this s	section must file
2.7	an application	n with the commis	sioner on a form	developed by the comm	issioner. The
2.8	commissioner	may consult with	the commissioner	of employment and econo	omic development
2.9	when develop	oing the form.			
2.10	<u>(b) An ap</u>	plication for a gra	nt under this subd	ivision must describe a s	chool district's or
2.11	charter schoo	l's approach to ide	entify and prioritiz	e access for students un	able to access the
2.12	Internet for d	istance learning ar	nd may include a	description of local or pr	rivate matching
2.13	grants or in-k	tind contributions.			
2.14	(c) A scho	ool district or char	ter school may de	velop its application in o	cooperation with
2.15	the school dis	trict's or charter sc	hool's community	education department, th	ne school district's
2.16	or charter sch	ool's adult basic e	ducation program	provider, a public libra	ry, an Internet
2.17	service provi	der, or other comn	nunity partner.		
2.18	(d) The co	mmissioner must	prioritize applicar	ts based on an evaluatio	n of the following
2.19	factors: (1) th	e location of a sch	nool in or near an	unserved area of the star	te, (2) the percent
2.20	of students th	at live in a househ	old without wired	l or wireless broadband	service, and (3)
2.21	the percent of	f students that wer	e provided Intern	et access by the district	or charter school
2.22	under subdiv	ision 3, clause (3).			
2.23	(e) The co	mmissioner must	develop administr	ative procedures governi	ng the application
2.24	and grant awa	ard process.			
2.25	Subd. 6.	<mark>Grant amount.</mark> Tł	ne commissioner i	nust establish a minimu	m and maximum
2.26	per-pupil amo	ount for grants awa	arded under this se	ection based on (1) the n	umber of districts
2.27	and charter so	chools that apply f	for a grant, (2) the	total amount of money	requested in the
2.28	applications,	and (3) the availab	oility of federal m	oney for a similar purpo	ose.
2.29	EFFECT	IVE DATE. This	section is effectiv	e the day following fina	l enactment.
2.30	Sec. 2. <u>TEL</u>	EMEDICINE EQ	QUIPMENT REI	MBURSEMENT GRA	NT PROGRAM.
2.31	Subdivisi	on 1. Definitions.	(a) For the purpos	es of this section, the foll	owing terms have
2.32	the meanings	given.	•		

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3.1	<u>(b)</u> "Com	missioner" means tl	he commissioner o	f employment and econo	mic development.
3.2	(c) "Teler	medicine" has the r	neaning given in]	Minnesota Statutes, sect	ion 62A.671,
3.3	subdivision				
3.4	(d) "Tele	medicine equipmer	nt" means multime	edia communications eq	uipment and
3.5	<u> </u>			ine by a licensed health	
3.6	Subd. 2.	Establishment. A	grant program is o	established in the Depar	tment of
3.7	Employment	t and Economic De	evelopment to awa	rd grants to reimburse g	grantees for the
3.8	purchase and	l installation of tele	medicine equipmo	ent needed to provide he	ealth care services
3.9	through teler	medicine during the	e COVID-19 pand	lemic and to ensure neco	essary health care
3.10	services are	accessible to patier	nts during the pane	lemic.	
3.11	Subd. 3.	Eligible applicant	s. Eligible applica	nts include the followin	<u>g:</u>
3.12	<u>(1) comm</u>	unity health clinics	s defined under Mi	nnesota Statutes, section	145.9268, clause
3.13	<u>(1);</u>				
3.14	(2) critica	al access hospitals	described in Minn	esota Statutes, section 1	44.1483, clause
3.15	<u>(9);</u>				
3.16	(3) local	public health depar	rtments as defined	in Minnesota Statutes,	chapter 145A;
3.17	<u>(4) count</u>	y boards as defined	l in Minnesota Sta	atutes, chapter 375;	
3.18	(5) indivi	idual or small grou	p physician practi	ces that are primarily fo	cused on primary
3.19	care; and				
3.20	<u>(6) nursin</u>	ng facilities license	d under Minnesot	a Statutes, chapter 144A	<u>1.</u>
3.21	Subd. 4.	Eligible expenditu	ires. A grant may	be used to reimburse the	e cost incurred by
3.22	a grantee to p	ourchase and install	telemedicine equ	ipment that enables the g	grantee to provide
3.23	health care se	ervices through tele	medicine in respon	nse to the COVID-19 par	ndemic, including
3.24	the diagnosis	s and evaluation of	patients for the C	OVID-19 disease during	g the COVID-19
3.25	pandemic.				
3.26	Subd. 5.	Application; revie	w. (a) An eligible	applicant must submit a	grant application
3.27	to the comm	issioner on a form	prescribed by the	commissioner. The appl	ication must
3.28	include, at a	minimum:			
3.29	(1) the ar	nount of the grant	requested and a de	escription of the telemed	licine equipment
3.30	for which the	e applicant is seeki	ng reimbursement	; and	
3.31	<u>(2)</u> a deso	cription of the inter	nded use of the tel	emedicine equipment.	

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4.1	<u>(b) Whe</u>	n developing the app	plication, the con	nmissioner must consult v	vith the
4.2	commission	er of health.			
4.3	<u>(c)</u> The c	commissioner may a	ward grants on a	a first-come, first-served b	asis, and, to the
4.4	extent pract	icable, priority must	be given to app	licants:	
4.5	<u>(1) servi</u>	ng uninsured, under	insured, and me	dically underserved indivi	duals in either
4.6	rural or urba	an areas; or			
4.7	<u>(2) locat</u>	ed in areas of the sta	ate where the con	nmissioner of health has o	letermined that
4.8	increasing t	elemedicine service	capabilities wou	ld improve the quality of	care, access,
4.9	patient safet	ty, or community he	alth during the C	COVID-19 pandemic.	
4.10	<u>Subd. 6.</u>	Limitation. The co	mmissioner may	v establish a maximum am	ount for a grant
4.11	awarded une	der this section base	d on the number	of applications received a	and the total
4.12	reimbursem	ent amount requeste	ed.		
4.13	<u>Subd. 7.</u>	Assistance from of	ther federal cor	onavirus-related sources	. If a grantee
4.14	receives fun	ids from a federal so	ource related to c	oronavirus for telemedicin	ne equipment
4.15	described in	this section, the gra	intee must notify	the commissioner of the a	amount received
4.16	from the fee	leral source. If the c	ommissioner det	ermines that the total amo	ount the grantee
4.17	received une	der this section and f	rom the federal s	ource exceeds the costs of	the telemedicine
4.18	equipment,	the commissioner m	ust reduce the g	rant amount in this section	so that the total
4.19	amount rece	eived does not excee	ed the cost of the	equipment.	
4.20	EFFEC	TIVE DATE. This s	section is effecti	ve the day following final	enactment.
4.01				NEVEL ODMENT DDOC	
4.21	sec. 5. <u>st</u>	PPLENIEN IAL B	KUADBAND L	DEVELOPMENT PROG	r KAlvi.
4.22	Subdivis	sion 1. Definitions. ((a) For the purpos	ses of this section, the follo	wing terms have
4.23	the meaning	gs given.			
4.24	<u>(b) "Con</u>	nmissioner" means th	e commissioner	of employment and econon	nic development.
4.25	<u>(c) "Bro</u>	adband infrastructur	e" has the mean	ing given in Minnesota Sta	atutes, section
4.26	<u>116J.394.</u>				
4.27	<u>(d) "Uns</u>	erved areas" has the	e meaning given	in Minnesota Statutes, sec	tion 116J.394.
4.28	<u>(e)</u> "Und	lerserved areas" has	the meaning give	en in Minnesota Statutes, s	ection 116J.394.
4.29	<u>(f)</u> "Last	-mile infrastructure'	' has the meanin	g given in Minnesota Stat	utes, section
4.30	<u>116J.394.</u>				

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5.1	(g) "Mide	lle-mile infrastruct	ure" has the mean	ing given in Minnesota	Statutes, section
5.2	<u>116J.394.</u>				
5.3	Subd. 2. I	E stablishment. A s	supplemental broa	dband access grant prog	ram is established
5.4			• •	mic Development to pro-	
5.5	expanded wi	reless or wire-line l	broadband access	to unserved or underse	rved areas of the
5.6	state where n	ecessary for the pe	acetime public he	ealth emergency period	that relates to the
5.7	infectious dis	sease known as CO	VID-19.		
5.8	Subd. 3. 1	Eligible expenditu	res. Grants may b	be awarded under this se	ection to fund the
5.9	acquisition ar	nd installation of mi	ddle-mile and last	mile infrastructure that s	support broadband
5.10	service scala	ble to speeds of at l	least 100 megabit	s per second download	and 100 megabits
5.11	per second u	pload, in unserved	areas of the state	where increased broadb	and service is
5.12	necessary for	<u></u>			
5.13	(1) studer	nt access to distance	e learning during	the 2019-2020 and 2020	0-2021 school
5.14	years;				
5.15	(2) provid	ling expanded teler	medicine services	during the peacetime p	ublic health
5.16	emergency p	eriod that relates to	the infectious di	sease known as COVID	-19;
5.17	<u>(3)</u> busine	esses to remain oper	n during the peace	etime public health emer	gency period that
5.18	relates to the	infectious disease	known as COVII	D-19 ; and	
5.19	(4) teleco	mmuting during th	e peacetime publi	c health emergency per	iod that relates to
5.20	the infectious	s disease known as	COVID-19.		
5.21	<u>Subd. 4.</u>]	Eligible applicants	s. <u>Eligible applica</u>	nts for grants awarded u	under this section
5.22	include:				
5.23	<u>(1) an inc</u>	corporated business	or a partnership;		
5.24	<u>(2) a poli</u>	tical subdivision;			
5.25	<u>(3) an Inc</u>	lian tribe;			
5.26	<u>(</u> 4) a Min	nesota nonprofit or	ganization organi	zed under Minnesota St	tatutes, chapter
5.27	317A; or				
5.28	<u>(5)</u> a Min	nesota cooperative	association organ	nized under Minnesota S	Statutes, chapter
5.29	308A or 308	<u>B.</u>			
5.30	<u>Subd. 5.</u>	Application proces	ss. <u>An eligible ap</u>	plicant must submit an a	application to the
5.31	commissione	er on a form prescri	bed by the comm	issioner with the initial	request for
5.32	applications	published within 15	5 days of the enac	tment of this section. T	he commissioner

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6.1	shall consult with the Office of Broadband Development to develop administrative procedures
6.2	governing the application and grant award process that conforms with federal guidance for
6.3	spending coronavirus relief federal funds. The commissioner shall act as fiscal agent for
6.4	the grant program and shall be responsible for receiving and reviewing grant applications
6.5	and awarding grants under this section.
6.6	Subd. 6. Application contents. An applicant for a grant under this section shall provide
6.7	the following information on the application:
6.8	(1) the location of the project;
6.9	(2) the kind and amount of broadband infrastructure to be purchased for the project;
6.10	(3) evidence regarding the unserved or underserved nature of the community in which
6.11	the project is to be located;
6.12	(4) the number of households passed that will have access to broadband service as a
6.13	result of the project, or whose broadband service will be upgraded as a result of the project;
6.14	(5) the total cost of the project;
6.15	(6) sources of funding or in-kind contributions for the project that will supplement any
6.16	grant award; and
6.17	(7) any additional information requested by the commissioner.
6.18	Subd. 7. Challenge process. (a) Within three days of the close of the grant application
6.19	process, the office shall publish on its website the proposed geographic broadband service
6.20	area and the proposed broadband service speeds for each application submitted.
6.21	(b) An existing broadband service provider in or proximate to the proposed project area
6.22	may, within ten days of publication of the information under paragraph (a), submit in writing
6.23	to the commissioner a challenge to an application. A challenge must contain information
6.24	demonstrating that:
6.25	(1) the provider currently provides or has begun construction to provide broadband
6.26	service to the proposed project area at speeds equal to or greater than the state speed goal
6.27	contained in Minnesota Statutes, section 237.012, subdivision 1; or
6.28	(2) the provider commits to complete construction of broadband infrastructure and
6.29	provide broadband service in the proposed project area at speeds equal to or greater than
6.30	the state speed goal contained in Minnesota Statutes, section 237.012, subdivision 1, no
6.31	later than 18 months after the date grant awards are made under this section for the grant
6.32	cycle under which the application was submitted.

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7.1	(c) The commissioner must evaluate the information submitted in a provider's challenge
7.2	under this section, and is prohibited from funding a project if the commissioner determines
7.3	that the provider's commitment to provide broadband service that meets the requirements
7.4	of paragraph (b) in the proposed project area is credible.
7.5	(d) If the commissioner denies funding to an applicant as a result of a broadband service
7.6	provider's challenge made under this section, and the broadband service provider does not
7.7	fulfill the provider's commitment to provide broadband service in the project area, the
7.8	commissioner is prohibited from denying funding to an applicant as a result of a challenge
7.9	by the same broadband service provider for the following two grant cycles, unless the
7.10	commissioner determines that the broadband service provider's failure to fulfill the provider's
7.11	commitment was the result of factors beyond the broadband service provider's control.
7.12	Subd. 8. Awarding grants. (a) In evaluating applications and awarding grants, the
7.13	commissioner shall give priority to applications that are constructed in areas identified by
7.14	the director of the Office of Broadband Development as unserved.
7.15	(b) In evaluating applications and awarding grants, the commissioner may give priority
7.16	to applications that:
7.17	(1) are constructed in areas identified by the director of the Office of Broadband
7.18	Development as underserved;
7.19	(2) facilitate the use of telemedicine and electronic health records;
7.20	(3) serve economically distressed areas of the state, as measured by indices of
7.21	unemployment, poverty, or population loss that are significantly greater than the statewide
7.22	average; and
7.23	(4) provide access to broadband service to a greater number of unserved or underserved
7.24	households and businesses.
7.25	(c) The commissioner shall endeavor to award grants under this section to qualified
7.26	applicants in all regions of the state.
7.27	Subd. 9. Grant amount. (a) The commissioner must establish an amount for grants
7.28	awarded under this section based on:
7.29	(1) the number of applicants;
7.30	(2) the total amount of money requested in the applications; and
7.31	(3) the availability of federal money for a similar purpose.

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8.1	(b) No grant	s awarded under th	is section may fund 1	nore than 75 percen	t of the total
8.2	cost of a project				
		_	• • • •	1 \$ 500 000	
8.3	(c) Grants av	varded to a single p	project must not exce	ed \$500,000.	
8.4	<u>Subd. 10.</u> R	eissue grant applic	ation. If the total gra	nt requests based on	the number of
8.5	applications rec	eived under subdiv	ision 4 are less than t	the amount of money	y available for
8.6	this program, th	e commissioner ma	y accept additional a	pplications beyond	the initial
8.7	deadline, and av	vard grants that ma	y exceed the amount	established in subdi	vision 9,
8.8	paragraph (c).				
8.9	<u>Subd. 11.</u> Gi	r <mark>ant agreement.</mark> N	otwithstanding Minr	esota Statutes, section	ons 16B.98,
8.10	subdivisions 5 a	nd 7, and 16C.05, s	subdivision 2, and an	y other provision of	law, the
8.11	commissioner n	nay allow an applica	ant that was awarded	a grant under this se	ection to begin
8.12	construction of a	project and may en	cumber the amount o	f the grant before the	commissioner
8.13	has finalized a g	grant agreement.			
8.14	EFFECTIV	E DATE. This sect	tion is effective the d	ay following final e	nactment.
8.15	Sec. 4. <u>APPR</u>	OPRIATION.			
8.16	<u>(a) \$15,000,</u>	000 in fiscal year 2	021 is appropriated f	rom the coronavirus	relief federal
8.17	fund to the com	missioner of emplo	yment and economic	development for tra	ansfer to the
8.18	commissioner of	f education for emer	gency distance learn	ing wireless or wire-	line broadband
8.19	access for stude	nt grants for school	districts and charter	schools under sectio	n 1. Up to five
8.20	percent of the ap	propriation under the	his paragraph may be	used to reimburse re	asonable costs
8.21	incurred by the	Department of Edu	cation to administer	section 1. This is a c	onetime
8.22	appropriation. A	any funds that rema	in unexpended on De	cember 15, 2020, ar	e canceled. By
8.23	January 15, 202	1, the commissione	er of education must	report to the legislate	ure regarding
8.24	the districts and	charter schools that	t received grants und	ler section 1, the per	-pupil amount
8.25	for each grant, a	and the number of s	tudents that were pro	vided Internet acces	ss. The report
8.26	must also identif	y the costs to admin	ister the grant progra	m and the amount ca	nceled. Money
8.27	appropriated une	der this paragraph n	nust not be spent unti	l the commissioner c	of management
8.28	and budget dete	rmines that the app	ropriation in this par	agraph is an eligible	use of the
8.29	coronavirus reli	ef federal fund.			
8.30	<u>(b) \$2,000,0</u>	00 in fiscal year 20	21 is appropriated fr	om the coronavirus 1	relief federal
8.31	fund to the com	missioner of emplo	yment and economic	e development to aw	ard grants for
8.32	the purchase of	telemedicine equip	ment under section 2	. Up to five percent	of the
8.33	appropriation un	nder this paragraph	may be used to reim	burse the reasonable	costs incurred

9.1	by the Department of Employment and Economic Development to administer section 2.
9.2	This is a onetime appropriation. Any funds that remain unexpended on December 15, 2020,
9.3	are canceled. By January 15, 2021, the commissioner of employment and economic
9.4	development must report to the legislature regarding the number of applications received
9.5	under section 2, the number of grants awarded, the maximum and minimum grant amounts
9.6	awarded, and the mean and median grant amounts awarded. The report must also identify
9.7	the costs to administer the grant program and the amount canceled. Money appropriated
9.8	under this paragraph must not be spent until the commissioner of management and budget
9.9	determines that the appropriation in this paragraph is an eligible use of the coronavirus relief
9.10	federal fund.
9.11	(c) \$10,000,000 in fiscal year 2021 is appropriated from the coronavirus relief federal
9.12	fund to the commissioner of employment and economic development for supplemental
9.13	broadband development grants under section 3. This appropriation is available until December
9.14	15, 2020. The appropriation must be used only to provide broadband service in unserved
9.15	areas, except that broadband infrastructure, as defined in Minnesota Statutes, section
9.16	116J.394, for that purpose may be placed in underserved areas. By January 31, 2021, the
9.17	commissioner of employment and economic development must report to the legislature
9.18	regarding the number of applications received under section 3, the number of grants awarded,
9.19	the grant amounts, and the costs to administer the grant program. This is a onetime
9.20	appropriation. Money appropriated under this paragraph must not be spent until the
9.21	commissioner of management and budget determines that the appropriation in this paragraph
9.22	is an eligible use of the coronavirus relief federal fund.
9.23	(d) If the commissioner of management and budget determines the appropriation in
9.24	paragraph (c) is not an allowable use of the funds under federal law, the appropriation in
9.25	paragraph (c) is canceled. If the commissioner of management and budget determines at
9.26	any date before December 15, 2020, that an amount less than the amount appropriated in
9.27	paragraph (c) can be spent by December 15, 2020, the commissioner may cancel the balance
9.28	of the appropriation that has been estimated will not be spent. Funds canceled under this
9.29	paragraph remain available for other uses permitted under federal law.
9.30	EFFECTIVE DATE. This section is effective the day following final enactment.