## SENATE BILL 5917

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State of Washington 61st Legislature 2009 Regular Session

By Senators Kohl-Welles, Kauffman, Oemig, Rockefeller, Kastama, Marr, Hatfield, Pflug, Keiser, Ranker, Hewitt, Pridemore, Honeyford, Schoesler, and Delvin

Read first time 02/06/09. Referred to Committee on Environment, Water & Energy.

- AN ACT Relating to developing a statewide map of high-speed internet availability and adoption; amending RCW 43.105.020; adding new sections to chapter 43.105 RCW; creating new sections; repealing RCW
- 4 43.105.350; providing an effective date; and declaring an emergency.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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- 6 <u>NEW SECTION.</u> **Sec. 1.** (1) The legislature finds and declares the following:
  - (a) The deployment and adoption of high-speed internet services and information technology has resulted in enhanced economic development and public safety for the state's communities, improved health care and educational opportunities, stimulated business and job growth, increased the amount of valuable information available to residents, businesses, and institutions, and served to provide a better quality of life for the state's residents.
- 15 (b) Continued progress in the deployment and adoption of 16 affordable, reliable high-speed internet services and other advanced 17 telecommunications services will benefit all citizens and businesses 18 within the state.

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- 1 (2) Therefore, it is the legislature's intent to conduct a 2 statewide assessment of the availability, location, service levels, and 3 other characteristics of high-speed internet services and other 4 advanced telecommunications services in the state.
- 5 **Sec. 2.** RCW 43.105.020 and 2003 c 18 s 2 are each amended to read 6 as follows:
  - ((As used in this chapter, unless the context indicates otherwise, the following definitions shall apply:)) The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- 11 (1) "Department" means the department of information services  $((\dot{\tau}))$ .
  - (2) "Board" means the information services board( $(\dot{\tau})$ ).

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- 13 (3) "Committee" means the state interoperability executive 14 committee( $(\div)$ ).
  - (4) "Local governments" includes all municipal and quasi municipal corporations and political subdivisions, and all agencies of such corporations and subdivisions authorized to contract separately( $(\div)$ ).
    - (5) "Director" means the director of the department  $((\dot{\tau}))$ .
  - (6) "Purchased services" means services provided by a vendor to accomplish routine, continuing, and necessary functions. This term includes, but is not limited to, services acquired for equipment maintenance and repair, operation of a physical plant, security, computer hardware and software installation and maintenance, telecommunications installation and maintenance, data entry, keypunch services, programming services, and computer time-sharing( $(\dot{\tau})$ ).
  - (7) "Backbone network" means the shared high-density portions of the state's telecommunications transmission facilities. It includes specially conditioned high-speed communications carrier lines, multiplexors, switches associated with such communications lines, and any equipment and software components necessary for management and control of the backbone network( $(\dot{\tau})$ ).
  - (8) "Telecommunications" means the transmission of information by wire, radio, optical cable, electromagnetic, or other means( $(\div)$ ).
- 34 (9) "Information" includes, but is not limited to, data, text, voice, and video( $(\dot{\tau})$ ).
- 36 (10) "Information processing" means the electronic capture,

- collection, storage, manipulation, transmission, retrieval, and presentation of information in the form of data, text, voice, or image and includes telecommunications and office automation functions  $(\div)$ .
- 4 (11) "Information services" means data processing, 5 telecommunications, office automation, and computerized information 6 systems( $(\div)$ ).

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- (12) "Equipment" means the machines, devices, and transmission facilities used in information processing, such as computers, word processors, terminals, telephones, wireless communications system facilities, cables, and any physical facility necessary for the operation of such equipment( $(\div)$ ).
- (13) "Information technology portfolio" or "portfolio" means a strategic management process documenting relationships between agency missions and information technology and telecommunications investments( $(\dot{\tau})$ ).
- (14) "Oversight" means a process of comprehensive risk analysis and management designed to ensure optimum use of information technology resources and telecommunications ( $(\div)$ ).
- 19 (15) "Proprietary software" means that software offered for sale or 20 license( $(\div)$ ).
- 21 "Video telecommunications" means the electronic (16)22 interconnection of two or more sites for the purpose of transmitting and/or receiving visual and associated audio information. 23 24 telecommunications shall not include existing public television 25 broadcast stations as currently designated by the department of 26 community, trade, and economic development under chapter 43.330 27  $RCW((\dot{\tau}))_{\underline{\cdot}}$
- 28 (17) "K-20 educational network board" or "K-20 board" means the K-29 20 educational network board created in RCW  $43.105.800((\div))$ .
- 30 (18) "K-20 network technical steering committee" or "committee" 31 means the K-20 network technical steering committee created in RCW 32  $43.105.810((\div))$ .
- 33 (19) "K-20 network" means the network established in RCW 34  $43.105.820((\div))$ .
- 35 (20) "Educational sectors" means those institutions of higher 36 education, school districts, and educational service districts that use 37 the network for distance education, data transmission, and other uses 38 permitted by the K-20 board( $(\div)$ ).

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- 1 (21) "Bandwidth" means the transmission capacity of an electronic communications device or system.
  - (22) "Broadband" means a high-speed, high-capacity transmission medium, using land-based, satellite, wireless, or any other mechanism, that can carry either signals or transmit data, or both, over long distances by using a wide range of frequencies with a minimum download speed greater than or equal to seven hundred sixty-eight kilobits per second and an upload speed greater than two hundred kilobits per
- 10 (23) "High-speed internet" means broadband.

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- 11 (24) "High-speed internet strategy work group" means the group
  12 convened by the department as authorized by chapter 262, Laws of 2008.
- 13 (25) "Public entity" includes, but is not limited to, the 14 following: State departments and agencies; public schools and school 15 districts; public universities; counties, cities, and municipalities in 16 the state; and state and local police agencies.
- NEW SECTION. Sec. 3. A new section is added to chapter 43.105 RCW to read as follows:
- The department shall, based upon the final recommendations of the high-speed internet work group, accomplish the following objectives:
  - (1) Create and regularly update a detailed, geographic information system map of the high-speed internet services and other relevant telecommunications and information technology services owned or leased by public entities in the state. The map must, at a minimum, detail the following criteria:
  - (a) The physical location of all high-speed internet infrastructure owned or leased by public entities;
    - (b) The type of delivery technology used;
    - (c) Either the service or infrastructure provider, or both;
  - (d) The existence of unused conduits;
- 31 (e) The amount of bandwidth capacity available in the presently 32 deployed high-speed internet infrastructure;
  - (f) The average amount of bandwidth capacity utilized;
- 34 (g) The extent to which the high-speed internet infrastructure is active or inactive; and
- 36 (h) The x,y coordinates of available infrastructure;

- (2) Contract with a nongovernmental, third-party mapping entity that will work collaboratively with telecommunications providers and internet service providers to assess, create, and regularly update a geographic information system map of the privately owned high-speed internet infrastructure in the state. The department must purchase aggregated map data owned by private entities in accordance with the requirements in this section and must provide instructions to the third-party mapping entity that any proprietary and competitively sensitive private data must be maintained in a confidential manner by the entity. The map must, at a minimum, detail the following criteria:
- (a) To the extent possible, the physical location of all high-speed internet infrastructure owned or leased by private entities;
  - (b) The type of delivery technology used;

- 14 (c) Either the service provider or the infrastructure provider, or 15 both;
  - (d) To the extent possible, the existence of unused conduits;
  - (e) The amount of bandwidth capacity available in the presently deployed high-speed internet infrastructure;
    - (f) The average amount of bandwidth capacity utilized;
  - (g) The extent to which the high-speed internet infrastructure is active or inactive;
  - (h) Specific download and upload speeds as reported in the provider's most recent report to the federal communications commission;
  - (i) Specific adoption levels as reported in the provider's most recent report to the federal communications commission; and
  - (j) Provide detail at the census tract level or at the level specified by the federal communications commission, whichever is more comprehensive;
  - (3) Combine the geographic information system map of high-speed internet infrastructure owned by public entities with the geographic information system map of high-speed internet infrastructure owned by private entities to create and regularly update a statewide inventory of all high-speed internet infrastructure in the state. The combined map of both public and privately owned or leased high-speed internet service must:
- 36 (a) Aggregate the information from subsections (1) and (2) of this 37 section;

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- 1 (b) Be made available in interactive form, online, to the general public;
- 3 (c) Be able to pan, zoom, and identify available specific high-4 speed internet service types and levels;

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- (d) Be able to display specific adoption rates by delivery technology and service levels;
- (e) Meet other criteria as determined by the department, subject to available funding;
- 9 (4) Make available to the public quarterly reports on the 10 department's progress in developing the geographic information system 11 map;
  - (5) Use the aggregated geographic information system map of all high-speed internet infrastructure in the state, both public and privately owned or leased, to identify and regularly update the geographic gaps in high-speed internet service, including an assessment of the population demographic located in each of those geographic gaps;
  - (6) Track statewide residential and business adoption of high-speed internet, computers, and related information technology, including an identification of barriers to adoption;
  - (7) Spur the development of high-speed internet resources in the state, which may include, but is not limited to:
  - (a) Receiving funding in the form of grants or donations from private or public entities; and
    - (b) Applying for and receiving funding from the federal government.
  - (i) The department is the single eligible entity in the state to receive a grant under the federal broadband data improvement act, P.L. 110-385.
  - (ii) Funding received by the department under the federal broadband data improvement act, P.L. 110-385, must be used in accordance with the requirements of that act and, subject to those requirements, may be distributed by the department on a competitive basis to other entities in the state to achieve the purposes of that act; and
- 33 (8) Contingent upon available funding, the department may update 34 the geographic information system map of high-speed internet 35 infrastructure to include detail at the census block level.
- NEW SECTION. Sec. 4. A new section is added to chapter 43.105 RCW to read as follows:

The broadband development and deployment account is created in the custody of the state treasurer. All receipts from state, federal, or private sources for the purposes of accomplishing this act must be deposited in the account. Expenditures from the account may be used only for the purposes of this act. Only the director of the department or the director's designee may authorize expenditures from the account. The account is subject to the allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

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NEW SECTION. **Sec. 5.** A new section is added to chapter 43.105 RCW to read as follows:

Except as indicated in section 3(6)(b)(i) of this act, nothing in this chapter may be construed to limit the ability of any municipality, county, other unit of local government, or any nongovernmental organization to apply for and receive funds or technical assistance to undertake projects that address the level of high-speed internet access available to businesses and residents or any similar high-speed internet deployment project in the state.

<u>NEW SECTION.</u> **Sec. 6.** The department of information services, in coordination with the department of community, trade, and economic development and the utilities and transportation commission, shall reconvene the high-speed internet work group previously established by chapter 262, Laws of 2008. The work group shall prepare a report that identifies the geographic areas of greatest priority for the deployment of advanced telecommunications infrastructure in the state, a coststudy estimate for serving the geographic areas identified, and a proposed build-out schedule to residential homes and small businesses in the areas identified. To the greatest extent possible, the report should be based upon the information identified in the geographic system maps developed under the requirements of this act. must be delivered to the appropriate committees of the legislature by September 1, 2009, and must also include, at a minimum, identification of the geographic areas of greatest priority for deployment for:

- (1) Wireless voice service in unserved areas;
- 35 (2) Advanced wireless broadband, defined as a wireless service 36 delivering data to the end user transmitted at a speed of at least

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three megabits per second downstream and at least one megabit per second upstream over an end-to-end internet protocol wireless network, in underserved areas;

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- (3) Basic broadband service, defined as a service delivering data to the end user transmitted at a speed of at least five megabits per second downstream and at least one megabit per second upstream, in unserved areas; and
- 8 (4) Advanced broadband service, defined as a service delivering 9 data to the end user transmitted at a speed of at least forty-five 10 megabits per second downstream and at least fifteen megabits per second 11 upstream in underserved areas.
- NEW SECTION. Sec. 7. If funding for the purpose of accomplishing this act is not provided either through federal or private sources by June 30, 2011, this act is null and void. The office of financial management must provide the code reviser's office with written notice by June 30, 2011, concerning the status of funds referenced in this section.
- NEW SECTION. Sec. 8. The code reviser's office is directed to put the defined terms in RCW 43.105.020 in alphabetical order.
- 20 Sec. 9. If any part of this act is found to be in NEW SECTION. 21 conflict with federal requirements that are a prescribed condition to 22 the allocation of federal funds to the state, the conflicting part of 23 this act is inoperative solely to the extent of the conflict and with 24 respect to the agencies directly affected, and this finding does not 25 affect the operation of the remainder of this act in its application to 26 the agencies concerned. Rules adopted under this act must meet federal 27 requirements that are a necessary condition to the receipt of federal 28 funds by the state.
- NEW SECTION. Sec. 10. RCW 43.105.350 (Request for information from providers--Limitation) and 2008 c 262 s 3 are each repealed.
- NEW SECTION. Sec. 11. If any provision of this act or its application to any person or circumstance is held invalid, the

remainder of the act or the application of the provision to other persons or circumstances is not affected.

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NEW SECTION. Sec. 12. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect July 1, 2009.

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