

General Assembly

January Session, 2025

Substitute Bill No. 514

* S B 0 0 5 1 4 G L 0 3 2 4 2 5 *

AN ACT ESTABLISHING A NET EQUALITY PROGRAM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective July 1, 2025*) (a) As used in this section:

2 (1) "Affordable broadband Internet access service" means broadband 3 Internet access service that (A) costs not more than the amount 4 established in subsection (c) of this section, and (B) meets the minimum 5 speed requirements set forth in subsection (d) of this section;

6 (2) "Broadband Internet access service" (A) means a mass-market 7 retail service that, by wire or radio, provides the capability to transmit data to, and receive data from, all or substantially all Internet endpoints, 8 9 including, but not limited to, any capability that is incidental to, and 10 enables the operation of, such service, (B) includes any service that is 11 provided to customers in this state and is functionally equivalent to the 12 service described in subparagraph (A) of this subdivision, and (C) 13 excludes (i) dial-up Internet access service, and (ii) any service that is 14 functionally equivalent to the service described in subparagraph (A) of 15 this subdivision but serves end users primarily by using mobile stations;

(3) "Broadband Internet access service provider" means any person
who provides broadband Internet access service in this state;

(4) "Eligible household" means (A) a resident of a group home or 18 19 congregate care facility that (i) is participating in a qualified public 20 assistance program, and (ii) is located within a qualified broadband 21 Internet access service provider's service territory in this state, and (B) a 22 household (i) in which at least one resident is participating in a qualified 23 public assistance program, and (ii) that is located within a qualified 24 broadband Internet access service provider's service territory in this 25 state;

(5) "Person" means an individual, corporation, business trust, estate
trust, partnership, association, joint venture or any other legal or
commercial entity;

(6) "Qualified broadband Internet access service provider" means a
broadband Internet access service provider that is doing business in this
state and with any state agency, including, but not limited to, through a
procurement contract;

33 (7) "Qualified public assistance program" means (A) the Connecticut 34 energy assistance program administered by the Department of Social 35 Services pursuant to the Low-Income Home Energy Assistance Act of 36 1981, as amended from time to time, (B) the National School Lunch 37 Program established pursuant to the National School Lunch Act, 42 USC 38 1751 et seq., as amended from time to time, (C) the temporary assistance 39 for needy families program administered by the Department of Social 40 Services pursuant to the Personal Responsibility and Work Opportunity 41 Reconciliation Act of 1996, as amended from time to time, (D) the 42 supplemental nutrition assistance program administered by the 43 Department of Social Services pursuant to the Food and Nutrition Act 44 of 2008, as amended from time to time, (E) the Covered Connecticut 45 program established under section 19a-754c of the general statutes, (F) 46 HUSKY Health, as defined in section 17b-290 of the general statutes, (G) 47 the state supplement program to the federal Supplemental Security 48 Income Program administered by the Department of Social Services 49 pursuant to the Social Security Act, as amended from time to time, and 50 (H) any program providing need-based financial aid for post-secondary

51 education; and

52 (8) "State agency" has the same meaning as provided in section 1-7953 of the general statutes.

(b) The Office of Consumer Counsel shall develop, establish and
administer a program that shall be known as the "Net Equality Program"
for the purposes set forth in this section. As part of said program:

57 (1) The Office of Consumer Counsel shall monitor progress toward
58 achieving the objectives set forth in subparagraph (C)(i) of subdivision
59 (2) of this subsection; and

60 (2) Each qualified broadband Internet access service provider shall:

(A) Beginning on October 1, 2025, allow any resident or household
described in subdivision (4) of subsection (a) of this section, during any
month in which such resident or household qualifies as an eligible
household, to immediately convert to affordable broadband Internet
access service provided by such qualified broadband Internet access
service provider;

(B) Not later than October 1, 2025, establish and maintain a telephone
number at which members of eligible households may contact trained
personnel to sign up for affordable broadband Internet access service
during the thirty-minute period immediately following the beginning
of a telephone call made to such telephone number;

72 (C) Not later than December 31, 2025, and annually thereafter, hold a 73 public meeting with key stakeholders to (i) ensure that (I) at least ninety 74 per cent of eligible households receive affordable broadband Internet 75 access service not later than January 1, 2026, and (II) at least ninety-five 76 per cent of eligible households receive affordable broadband Internet 77 access service not later than January 1, 2029, and (ii) explore options to 78 effective public-private establish and advance strategic and 79 partnerships;

80 (D) Not later than April 1, 2026, and annually thereafter, submit to

81 the Office of Consumer Counsel, in a form and manner prescribed by 82 said office, a report disclosing (i) the number of eligible households that 83 signed up for affordable broadband Internet access service provided by 84 such qualified broadband Internet access service provider during the 85 year that is the subject of the report, and (ii) the total number of eligible 86 households that received affordable broadband Internet access service 87 provided by such qualified broadband Internet access service provider 88 during the year that is the subject of such report; and

89 (E) (i) Beginning on October 1, 2025, advertise, in print and online, in 90 multiple languages and by placing advertisements with public and 91 nongovernmental organizations, the availability of (I) the affordable 92 broadband Internet access service provided by such qualified 93 broadband Internet access service provider in this state, and (II) the 94 "Affordable Connectivity Program" developed and implemented by the 95 Federal Communications Commission or an equivalent program 96 offered by said commission.

97 (ii) Each advertisement required under subparagraph (E)(i) of this
98 subdivision shall include the telephone number established and
99 maintained pursuant to subparagraph (B) of this subdivision.

(iii) Notwithstanding the provisions of subparagraph (E)(i) of this
subdivision, a qualified broadband Internet access service provider may
cease all advertisements required under said subparagraph if a
reputable state-wide survey demonstrates that (I) at least eighty per cent
of eligible households are aware that affordable broadband Internet
access service is available, or (II) at least ninety-five per cent of eligible
households are connected to the Internet at home.

(c) (1) Except as provided in subdivision (2) of this subsection, the
monthly cost charged by a qualified broadband Internet access service
provider to an eligible household for affordable broadband Internet
access service provided pursuant to this section shall not exceed forty
dollars.

112 (2) Not later than June 1, 2026, and annually thereafter, the Office of

113 Consumer Counsel shall adjust the maximum monthly cost that a 114 qualified broadband Internet access service provider may charge to an 115 eligible household for affordable broadband Internet access service 116 provided pursuant to this section during the twelve-month period 117 beginning on July first of the same calendar year in accordance with any 118 change in the consumer price index for all urban consumers for the 119 preceding calendar year, as published by the United States Department 120 of Labor, Bureau of Labor Statistics.

(d) (1) Except as provided in subdivisions (2) and (3) of this
subsection, all affordable broadband Internet access service provided
pursuant to this section shall provide:

(A) Speeds that are at least as fast as (i) one hundred megabits persecond downstream, and (ii) twenty megabits per second upstream; and

(B) Speeds and latencies that are sufficient to support distancelearning and telehealth services.

128 (2) Beginning on June 1, 2027, and not more frequently than biennially thereafter, the Office of Consumer Counsel may, in 129 130 consultation with the Public Utilities Regulatory Authority, increase the 131 minimum speeds set forth in subparagraph (A) of subdivision (1) of this 132 subsection for the two-year period beginning on July first of the same 133 calendar year. The Office of Consumer Counsel and the Public Utilities 134 Regulatory Authority shall post such increased speeds on the Office of 135 Consumer Counsel's and Public Utilities Regulatory Authority's 136 Internet web sites.

137 (3) The Office of Consumer Counsel may authorize a deviation from 138 the requirements established in this subsection for the purpose of 139 complying with applicable state or federal law, except said office shall 140 not authorize any deviation from such requirements to allow any 141 affordable broadband Internet access service provided pursuant to this 142 section to provide speeds that are slower than the speeds set forth in 143 subparagraph (A) of subdivision (1) of this subsection or established by 144 the Office of Consumer Counsel, in consultation with the Public Utilities

145 Regulatory Authority, pursuant to subdivision (2) of this subsection,146 whichever speeds are faster.

(e) (1) Beginning on October 1, 2025, and except as provided in
subdivision (2) of this subsection, no state agency shall do business, or
enter into any procurement contract, with any broadband Internet
access service provider that is doing business in this state unless such
broadband Internet access service provider offers affordable broadband
Internet access service to eligible households as required under this
section.

154 (2) The provisions of subdivision (1) of this subsection shall not be 155 construed to impair any contract that is in existence on October 1, 2025.

(f) The provisions of subsections (a) to (e), inclusive, of this sectionshall not be construed to apply to the Department of EmergencyServices and Public Protection.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2025	New section
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Statement of Legislative Commissioners:

In Subsec. (d)(3), "higher" was changed to "faster" for consistency.

GL Joint Favorable Subst.