## SUBSTITUTE FOR

## SENATE BILL NO. 809

A bill to amend 2002 PA 49, entitled "Michigan broadband development authority act," by amending section 7 (MCL 484.3207).

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 7. (1) The powers of the authority shall include all
 those necessary to carry out and effectuate the purposes of this
 act, including, but not limited to, all of the following:

4 (a) To borrow money and issue bonds and notes to fund
5 operations of the authority, to finance or refinance part or all
6 of the development costs of the broadband infrastructure, to
7 refinance existing debt for technology that constitutes a part of
8 or is related to the broadband infrastructure, and to secure
9 bonds and notes by mortgage, assignment, or pledge of any of its
10 revenues and assets.

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(b) To invest any money of the authority at the authority's

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discretion, in any obligations determined proper by the
 authority, and name and use depositories for its money.

3 (c) To enter into joint venture and partnership arrangements
4 subject to subsections (2) and (3) with persons that will
5 acquire, construct, develop, maintain, and operate all or
6 portions of the broadband infrastructure.

7 (d) To be designated the state program manager for federal
8 telecommunications assistance, to represent this state in
9 negotiations with the federal government regarding
10 telecommunications assistance, and to receive and distribute
11 federal funding, including loans, grants, and other forms of
12 funding and assistance on this state's behalf.

(e) To receive and distribute state or local funding
including grants, loans, general appropriations, or an
appropriation made for the purposes under subsection (4).

16 (f) To make loans and to enter into any joint venture and 17 partnership arrangements subject to subsections (2) and (3) with 18 broadband developers and broadband operators that will acquire, 19 construct, maintain, and operate all or portions of the broadband 20 infrastructure.

(g) To provide operating assistance to make broadband
services more affordable to broadband developers, broadband
operators, and broadband customers, in conjunction with broadband
infrastructure financed by the authority.

(h) To impose and collect charges, fees, or rentals for the
services furnished by those portions of the broadband
infrastructure financed by the authority under this act.

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(i) To set construction, operation, and financing standards
 for the broadband infrastructure in connection with authority
 financing and to provide for inspections to determine compliance
 with those standards.

5 (j) To acquire from any person interests in real or personal6 property necessary for the operation of the authority.

7 (k) To procure insurance against any loss in connection with
8 the broadband infrastructure and any other property, assets, or
9 activities of the authority.

10 (l) To sue and be sued, to have a seal, and to make, execute,
11 and deliver contracts, conveyances, and other instruments
12 necessary to the exercise of the authority's powers.

(m) To enforce financial, operational, warranty, security, lease, and guaranty terms and conditions established under financings by the authority. The authority may under this subsection acquire, construct, develop, lease, create, and maintain all or portions of the broadband infrastructure and acquire from any person interests in real and personal property. (n) To make and amend bylaws.

20 (o) To indemnify and procure insurance indemnifying any
21 members of the board of the authority from personal liability by
22 reason of their service as a board member.

(p) To investigate, evaluate, and assess the current
broadband infrastructure and the future broadband infrastructure
needs of this state and to encourage and participate in
aggregation strategies for the broadband services of all public
entities and nonprofit corporations in this state to maximize the

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interconnectivity and efficiencies of the broadband
 infrastructure.

3 (2) Notwithstanding any other provision of this act, the authority shall not make loans to, or enter into any joint 4 5 venture and partnership arrangements or participation with, any governmental entity or nonprofit organization except in 6 connection with the financing or refinancing of development costs 7 for that allocable portion of the broadband infrastructure used 8 or to be used exclusively by governmental entities or nonprofit 9 organizations, including, but not limited to, universities, 10 colleges, hospitals, school districts, public safety agencies, 11 12 judicial organizations, libraries, cities, townships, and counties. No allocable portion of the broadband infrastructure 13 financed by a loan to a governmental entity or a nonprofit 14 organization shall be used to serve residential, business, or 15 16 other commercial customers.

17 (3) Notwithstanding any other provision of this act, except in connection with financing or refinancing under subsection (2) 18 or enforcement procedures authorized under subsection (1)(m), the 19 20 authority shall acquire real or personal property constituting portions of the broadband infrastructure only in connection with 21 the participation of persons other than governmental entities or 22 nonprofit organizations through joint ventures and partnership 23 arrangements, or other co-ownership arrangements and only if the 24 participation is necessary to assure availability of financing or 25 refinancing derived from the issuance by the authority of bonds 26 27 or notes, the interest on which is exempt from taxation under the

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United States internal revenue code, and the financing derived
 from the tax-exempt bonds or notes is allocated only to those
 development costs relating to that portion of the broadband
 infrastructure that is to be used by governmental bodies or
 nonprofit organizations.

6 (4) The authority shall establish a seed capital loan program 7 to make capital loans to persons planning to apply to the authority for financing of broadband infrastructure. Priority 8 for the seed capital loan program shall be given for developments 9 targeted to underserved areas and to qualified tool and die 10 businesses described in subsection (6). During the initial 2 11 12 years of operations, the authority shall designate a minimum of \$500,000.00 to be targeted to rural underserved areas and a 13 minimum of \$500,000.00 targeted to urban underserved areas. 14 Community economic development programs and small providers shall 15 be given a preference to receive loans under this subsection. 16 The terms and conditions for the seed capital loans shall be 17 established by the authority. As used in this act, "underserved 18 areas" means geographical areas of this state identified by the 19 20 authority as having the greatest need for broadband development. In identifying underserved areas, the authority shall consider 21 the area's economic conditions, including, but not limited to, 22 family income, affordability of access, lack of options 23 available, low percentage of residents subscribing, and any other 24 criteria considered important by the authority in determining 25 whether an area is underserved. 26

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(5) As part of an application for financing under this act,

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the broadband developer and broadband operator shall file with
 the authority a participation plan for small and minority owned
 businesses and a communitywide outreach plan to educate the
 public of the availability of broadband services. The authority
 shall not approve an application unless a plan is submitted under
 this subsection.

7 (6) The authority may make loans to a qualified tool and die 8 business if the qualified tool and die business is located in a 9 recovery zone if approved by the department of treasury and the 10 Michigan economic development corporation. As used in this 11 section, "qualified tool and die business" and "recovery zone" 12 mean those terms as defined in section 8d of the Michigan 13 renaissance zone act, 1996 PA 376, MCL 125.2688d.

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