Stricken language would be deleted from and underlined language would be added to present law.

State of Arkansas  
As Engrossed: S2/6/19 S2/11/19  
A Bill  
92nd General Assembly  
Regular Session, 2019  
SENATE BILL 150  

By: Senators B. Davis, Bledsoe, J. English, Irvin  
By: Representatives Vaught, Barker, Bentley, Brown, Cavenaugh, Dalby, C. Fite, Lundstrum, Petty,  
Speaks, M. Gray, Capp  

For An Act To Be Entitled  
AN ACT TO AMEND THE TELECOMMUNICATIONS REGULATORY REFORM ACT OF 2013; TO PROVIDE ADDITIONAL ACCESS TO FEDERAL COMMUNICATIONS COMMISSION-DEFINED BROADBAND SERVICE; TO DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES.  

Subtitle  
TO AMEND THE TELECOMMUNICATIONS REGULATORY REFORM ACT OF 2013; TO PROVIDE ADDITIONAL ACCESS TO FEDERAL COMMUNICATIONS COMMISSION-DEFINED BROADBAND SERVICE; AND TO DECLARE AN EMERGENCY.  

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:  

SECTION 1. DO NOT CODIFY. Legislative findings and intent.  
(a) The General Assembly finds that:  
(1) Arkansas is second-to-last in providing broadband internet to households, businesses, or other locations; and  
(2) A lack of reliable broadband can impact a community’s success, including access to educational opportunities, healthcare opportunities, public safety, agriculture, and economic development opportunities.  
(b) It is the intent of the General Assembly to provide Arkansans with
access to high quality voice, data, broadband, video, or wireless telecommunications services, resulting in increased educational opportunities, healthcare opportunities, and economic development opportunities and ensuring all Arkansans have equal access to the services they can use to improve their quality of life, their community, and this state.

SECTION 2. Arkansas Code § 23-17-403(26), concerning the definition of "government entity" under the Telecommunications Regulatory Reform Act of 2013, is amended to read as follows:

(26) “Government entity” includes without limitation all Arkansas state agencies, commissions, boards, authorities, and all Arkansas public educational entities, including school districts, and political subdivisions, including incorporated and unincorporated cities and towns and all institutions, agencies or instrumentalities of municipalities, and county governments;

SECTION 3. Arkansas Code § 23-17-409(b), concerning the authorization of competing local exchange carriers in the Telecommunications Regulatory Reform Act of 2013, is amended to read as follows:

(b)(1) Except as otherwise provided in subdivision (b)(2) subdivisions (b)(2) and (b)(5) of this section, a government entity may not provide, directly or indirectly, basic local exchange, voice, data, broadband, video, or wireless telecommunications service.  

(2) After reasonable notice to the public and a public hearing, a governmental government entity owning an electric utility system or television signal distribution system may provide, directly or indirectly, voice, data, broadband, video, or wireless telecommunications service and make any telecommunications capacity or associated facilities that it the government entity now owns, or may hereafter construct or acquire, available to the public upon terms and conditions as may be established by it the government entity’s governing authority, except the government entity may not use the telecommunications capacity or associated facilities to provide, directly or indirectly, basic local exchange service.  

(3) Any restriction contained in this subsection shall not be applicable to the provision of telecommunications services or facilities to
the extent the telecommunications services are used solely for 911, E911, or other emergency and law enforcement services, or for the provision of data, broadband, or nonentertainment video telecommunications services or facilities by or to a medical institution or an institution of higher education to its students, faculty, staff, or patients, as the provision of the telecommunications services or facilities relates to academic, research, and healthcare information technology applications under the Arkansas Information Systems Act of 1997, § 25-4-101 et seq.

(4) This section does not prohibit a governmental entity from purchasing voice, data, broadband, video, or wireless telecommunications services, directly or indirectly, from a private provider through a contract administered and services managed by the Department of Information Systems under the Arkansas Information Systems Act of 1997, § 25-4-101 et seq.

(5) After reasonable notice to the public, a government entity may, on its own or in partnership with a private entity, apply for funding under a program for grants or loans to be used for the construction, acquisition, or leasing of facilities, land, or buildings used to deploy broadband service in unserved areas, as defined under the terms of the granting or lending program, and if the funding is awarded, then provide, directly or indirectly, voice, data, broadband, video, or wireless telecommunications services to the public in the unserved areas.

SECTION 4. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that reliable high speed broadband service is essential to a community's success; that reliable high speed broadband is not available in many rural areas of the state; and that this act is immediately necessary to expand the benefits of reliable high speed broadband to all residents of the state. Therefore, an emergency is declared to exist, and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on:

(1) The date of its approval by the Governor;

(2) If the bill is neither approved nor vetoed by the Governor, the expiration of the period of time during which the Governor may veto the bill; or
(3) If the bill is vetoed by the Governor and the veto is overridden, the date the last house overrides the veto.

/s/B. Davis