STATE OF NEW YORK

4666

2021-2022 Regular Sessions

IN SENATE

February 8, 2021

Introduced by Sens. PARKER, BAILEY, BROOKS, JACKSON, KAMINSKY, KRUEGER, PERSAUD, SEPULVEDA, STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the public service law and the state finance law, in relation to state contracts being only with internet service providers compliant with net neutrality and establishes a revolving fund for the establishment of municipal internet service providers; and making an appropriation therefor

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. This act shall be known and may be cited as the "NYS Net
2	Neutrality Protection Act".
3	§ 2. Subdivision 1 of section 5 of the public service law is amended
4	by adding a new paragraph i to read as follows:
5	i. To every broadband internet line which lies wholly within the state
б	and that part within the state of New York of every broadband internet
7	line which lies partly within and partly without the state and to the
8	persons or corporations owning, leasing or operating any such broadband
9	internet line.
10	§ 3. Section 5 of the public service law is amended by adding a new
11	subdivision 7 to read as follows:
12	7. The commission shall require any person engaged in the provision of
13	broadband internet access service in New York state to report to the
14	commission, and publicly disclose annually, accurate information regard-
15	ing the network management practices, performance, and commercial terms
16	of its broadband internet access services sufficient for consumers to
17	make informed choices regarding use of such services and for content,
18	application, service, and device providers to develop, market, and main-
19	tain internet offerings.
20	§ 4. Subdivision 1 of section 165 of the state finance law is amended
21	by adding three new paragraphs f, g and h to read as follows:

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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S. 4666

1	f. A "net neutral source of internet services" shall mean an internet
2	service provider who adheres to the principles of net neutrality.
3	g. A "non-net neutral source of internet services" shall mean an
4	internet service provider who violates any of the principles of net
5	neutrality.
б	h. "The principles of net neutrality" shall mean the rules and regu-
7	lations under the open internet report and order on remand, declaratory
8	ruling, and order by the federal communications commission released
9	March twelfth, two thousand fifteen, GN Docket No. 14-28.
10	§ 5. Section 165 of the state finance law is amended by adding a new
11	subdivision 9 to read as follows:
12	9. Prohibition on purchase of internet services from a non-net neutral
13	source of internet services.
14	a. (i) With respect to contracts described in subparagraphs (ii) and
15	(iii) of this paragraph, and in accordance with such subparagraphs, the
16	state and any governmental agency or political subdivision or public
17	benefit corporation or municipality of the state shall not contract for
18	the supply of internet services with any contractor who does not agree
19	to stipulate to the following, if there is another contractor who will
20	contract to supply internet services of comparable quality at a compara-
21	ble price or cost, the contractor and any individual or legal entity in
22	which the contractor holds a ten percent or greater ownership interest
23	and any individual or legal entity that holds a ten percent or greater
24	ownership interest in the contractor shall make lawful steps in good
25	faith to conduct any business operations as a net neutral source of
26	internet services.
27	(ii) In the case of contracts let by a competitive process, whenever
28	the responsive and responsible offerer having the lowest price or best
29	value offer has not agreed to stipulate to the conditions set forth in
30	this subdivision and another responsive and responsible offerer who has
31	agreed to stipulate to such conditions has submitted an offer shall
31 32	determine that the contract be awarded to the lowest price or best value
31 32 33	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet
31 32 33 34	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services.
31 32 33 34 35	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process
31 32 33 34 35 36	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process internet services involving an expenditure of an amount greater than the
31 32 33 34 35 36 37	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process internet services involving an expenditure of an amount greater than the discretionary buying threshold as specified in section one hundred
31 32 33 34 35 36 37 38	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process internet services involving an expenditure of an amount greater than the discretionary buying threshold as specified in section one hundred sixty-three of this article, the contracting entity shall not award to a
31 32 33 34 35 36 37 38 39	determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process internet services involving an expenditure of an amount greater than the discretionary buying threshold as specified in section one hundred sixty-three of this article, the contracting entity shall not award to a proposed contractor who has not agreed to stipulate to the conditions
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31 32 33 34 35 36 37 38 39 40 41 423 442 43 445 46 47	<pre>determine that the contract be awarded to the lowest price or best value offer for internet services from a net neutral source of internet services. (iii) In the case of contracts let by other than a competitive process internet services involving an expenditure of an amount greater than the discretionary buying threshold as specified in section one hundred sixty-three of this article, the contracting entity shall not award to a proposed contractor who has not agreed to stipulate to the conditions set forth in this subdivision unless the entity seeking to use the internet services determines that the internet services are necessary for the entity to perform its functions and there is no other responsi- ble contractor who will supply internet services of comparable quality at a comparable price. Such determinations shall be made in writing and shall be public documents. b. Upon receiving information that a contractor who has made the stip- ulation required by this subdivision is in violation thereof, the</pre>
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S. 4666

1	resolutions, indentures, declarations of trust or other instruments
1	
2	authorizing or relating to the authorization, issuance, award, sale or
3	purchase of bonds, certificates of indebtedness, notes or other fiscal
4	obligations, provided that the policies of this subdivision shall be
5	considered when selecting a contractor to provide financial or legal
б	advice, and when selecting managing underwriters in connection with such
7	<u>activities.</u>
8	d. The provisions of this subdivision shall not apply to contracts for
9	which the state or other contracting entity receives funds administered
10	by the United States, except to the extent congress has directed to not
11	withhold funds from states and localities that choose to implement
12	selective purchasing policies based on an agreement to comply with the
13	principles of net neutrality, or to the extent that such funds are not
14	otherwise withheld by congress.
15	§ 6. The state finance law is amended by adding a new section 99-ii to
16	read as follows:
17	<u>§ 99-ii. Municipal internet service provider revolving loan fund. 1.</u>
18	There is hereby established in the joint custody of the comptroller and
19	the public service commission a fund to be known as the "municipal
20	internet service provider revolving loan fund". Such fund shall consist
21	of moneys made available pursuant to appropriation and any other sources
22	in order to provide support for municipalities attempting to create
23	their own internet service provider.
24	2. The account shall consist of all moneys appropriated for its
25	purpose, all moneys transferred to such account pursuant to law, and all
26	moneys required by this section or any other law to be paid into or
27	credited to this account, including all moneys received by the account
28	or donated to it, payments of principal and interest on loans made from
29	the account, and any interest earnings which may accrue from the invest-
30	ment or reinvestment of moneys from the account.
31	3. Moneys of the account, when allocated, shall be available to the
32	public service commission to make loans as provided in this section. Up
33	to five percent of the moneys of the account or two hundred fifty thou-
34	sand dollars, whichever is less, may be used to pay the expenses,
35	including personal service and maintenance and operation, in connection
36	with the administration of such loans.
37	4. (a) The public service commission may make, upon application duly
38	made, up to the amounts available by appropriation, loans for any and
39	all costs associated with the creation of a municipally owned broadband
40	internet service provider.
41	(b) The public service commission shall have the power to make such
42	rules and regulations as may be necessary and proper to effectuate the
43	purposes of this section.
44	5. (a) Application for loans may be made by a town, village, city or
44 45	county provided that the application is otherwise consistent with its
	respective powers. Applications may also be submitted jointly by multi-
46	ple applicants provided that the application is otherwise consistent
47	with each applicant's respective powers.
48	
49 50	(b) Every application shall be in a form acceptable to the public
50	service commission. Every application shall accurately reflect the
51	conditions which give rise to the proposed expenditure and accurately
52	reflect the ability of the applicant to make such an expenditure without
53	the proceeds of a loan under this section.
54	(c) (i) The public service commission shall give preference to those
55	applications which demonstrate the greatest need, joint applications,
56	and to those applications the proceeds of which will be applied toward

S. 4666

1	attaining compliance with federal and state laws and may disapprove any
2	application which contains no adequate demonstration of need or which
3	would result in inequitable or inefficient use of the moneys in the
4	account.
5	(ii) In making determinations on loan applications, the public service
б	commission shall assure that loan fund moneys are equitably distributed
7	among all geographical areas of the state.
8	(d) The public service commission shall, to the maximum extent feasi-
9	ble, and consistent with the other provisions of this section, seek to
10	provide that loans authorized by this section reflect an appropriate
11	geographic distribution, are distributed equitably and encourage
12	regional cooperation.
13	§ 7. The sum of two hundred fifty million dollars (\$250,000,000), or
14	so much thereof as may be necessary, is hereby appropriated from any
15	moneys in the state treasury in the general fund to the credit of the
16	state purposes account for the initial capital of the municipal internet
17	service provider revolving loan fund in carrying out the provisions of
18	this act. Such sum shall be payable on the audit and warrant of the
19	state comptroller on vouchers certified or approved in the manner
20	provided by law. No expenditure shall be made from this appropriation
21	until a certificate of approval of availability shall have been issued
22	by the director of the budget and filed with the state comptroller and a
23	copy filed with the chairman of the senate finance committee and the
24	chairman of the assembly ways and means committee. Such certificate may
25	be amended from time to time by the director of the budget and a copy of
26	each such amendment shall be filed with the state comptroller, the
27	chairman of the senate finance committee and the chairman of the assem-
28	bly ways and means committee.
29	§ 8. This act shall take effect immediately.