#### 117TH CONGRESS 1ST SESSION

# H. R. 3435

To establish a broadband expansion grant program, to streamline the permitting process for fixed and mobile broadband services, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

May 20, 2021

Mrs. Rodgers of Washington (for herself and Mr. Latta) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Natural Resources, and Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To establish a broadband expansion grant program, to streamline the permitting process for fixed and mobile broadband services, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "American Broadband
- 5 Act".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.

#### TITLE I—BROADBAND EXPANSION

- Sec. 101. Broadband expansion grant program.
- Sec. 102. Mobile broadband expansion grant program.

#### TITLE II—BOOSTING BROADBAND CONNECTIVITY

- Sec. 201. Wireless leadership.
- Sec. 202. Broadband leadership.
- Sec. 203. Cable leadership.
- Sec. 204. Cable expansion.
- Sec. 205. Cable competition.
- Sec. 206. Cable transparency.
- Sec. 207. Communities over regulating networks need economic competition today.
- Sec. 208. Streamlining permitting to enable efficient deployment of broadband infrastructure.
- Sec. 209. Wireless broadband competition and efficient deployment.
- Sec. 210. Broadband competition and efficient deployment.
- Sec. 211. Wireless resiliency and flexible investment.
- Sec. 212. Broadband resiliency and flexible investment.
- Sec. 213. Proportional reviews for broadband deployment.
- Sec. 214. Protecting critical infrastructure.
- Sec. 215. Reducing antiquated permitting for infrastructure deployment.
- Sec. 216. Coastal broadband deployment.
- Sec. 217. Brownfields broadband deployment.
- Sec. 218. Trusted broadband networks.
- Sec. 219. Connecting communities post disaster.
- Sec. 220. Wildfire wireless resiliency.
- Sec. 221. Standard fees.

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- Sec. 222. Expediting Federal broadband deployment.
- Sec. 223. Federal broadband deployment in unserved areas.
- Sec. 224. Federal broadband deployment tracking.

# TITLE I—BROADBAND

# 2 **EXPANSION**

- 3 SEC. 101. BROADBAND EXPANSION GRANT PROGRAM.
- 4 (a) Notification of Creation of Broadband
- 5 Maps; Data Sharing.—
- 6 (1) In General.—Not later than 3 business
- 7 days after creating the maps required under section
- 802(c)(1) of the Communications Act of 1934 (47)
- 9 U.S.C. 642(c)(1), the Commission shall notify the

- 1 Assistant Secretary that such maps have been cre-2 ated.
- 3 (2) Data sharing.—Not less frequently than 4 annually, the Commission shall, through the process 5 established under section 802(b)(7) of the Commu-6 nications Act of 1934 (47 U.S.C. 642(b)(7)), provide 7 the Assistant Secretary any data collected by the 8 Commission pursuant to title VIII of such Act.

### (b) Broadband Grant Program.—

- (1) ESTABLISHMENT OF GRANT PROGRAM; NO-TICE OF FUNDING OPPORTUNITY.—The Assistant Secretary shall, not later than 1 year after the Assistant Secretary is notified as described in subsection (a)(1)—
  - (A) establish a program to make grants on a competitive basis, from amounts made available to carry out this section, to covered partnerships for covered broadband projects; and
  - (B) publish a Notice of Funding Opportunity in the Federal Register that includes information about such program, including any requirement established by this section.
- (2) LIMITATION.—The Assistant Secretary may not make a grant under this section before the date that is 1 year after the date on which the Assistant

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1	Secretary is notified as described in subsection
2	(a)(1).
3	(3) Coordination.—In making a grant award
4	under paragraph (1), in order to avoid overbuilding
5	in areas where Federal funds have already been
6	awarded, the Assistant Secretary shall coordinate
7	with—
8	(A) the Chairman of the Commission;
9	(B) the Secretary of Agriculture; and
10	(C) the Assistant Secretary of Commerce
11	for Economic Development.
12	(4) Eligibility requirements.—
13	(A) In general.—To be eligible for a
14	grant under this section, a covered partnership
15	shall submit an application at such time, in
16	such manner, and containing such information
17	as the Assistant Secretary may require, but the
18	application shall, at a minimum, include a de-
19	scription of—
20	(i) the covered partnership submitting
21	the application under this subsection;
22	(ii) the covered broadband project to
23	be funded by the grant, including the
24	speed or speeds at which the covered part-

1	nership plans to offer broadband service
2	under the project;
3	(iii) the cost of the covered broadband
4	project to be funded by the grant, includ-
5	ing—
6	(I) a description of how the re-
7	quired construction will be funded;
8	(II) all estimated project costs
9	for all facilities that are required to
10	complete the project, including the
11	costs of upgrading, replacing, or oth-
12	erwise modifying the existing facilities
13	to expand coverage or meet perform-
14	ance requirements;
15	(III) a description of how grant
16	funds will be used in combination with
17	other funds to support the broadband
18	service project;
19	(IV) in the case of a broadband
20	service project that will be partially
21	supported by loans, financial projec-
22	tions demonstrating that the covered
23	partnership can cover the necessary
24	debt service payments over the life of
25	any loan; and

1	(V) financial projections dem-
2	onstrating that the covered partner-
3	ship will remain financially stable at
4	the conclusion of the grant award;
5	(iv) the area to be served by the cov-
6	ered broadband project (in this section re-
7	ferred to as the "proposed service area");
8	(v) how the State, political subdivi-
9	sion, or political subdivisions in the covered
10	partnership chose which provider of
11	broadband service to enter into a partner-
12	ship with for the purposes of applying for
13	a grant under this section; and
14	(vi) any support provided to the pro-
15	vider of broadband service that is in the
16	covered partnership through—
17	(I) any grant, loan, or loan guar-
18	antee provided by a State to the pro-
19	vider of broadband service for the de-
20	ployment of broadband service in the
21	proposed service area;
22	(II) any grant, loan, or loan
23	guarantee with respect to the pro-
24	posed service area provided by the
25	Secretary of Agriculture under title

1	VI of the Rural Electrification Act of
2	1936 (7 U.S.C. 950bb et seq.), includ-
3	ing the Broadband Grants, Loans,
4	and Loan Guarantees program, the
5	Community Connect Programs, and
6	the ReConnect Pilot Program;
7	(III) any high-cost universal serv-
8	ice support provided under section
9	254 of the Communications Act of
10	1934 (47 U.S.C. 254);
11	(IV) any grant provided under
12	section 6001 of the American Recov-
13	ery and Reinvestment Act of 2009 (47
14	U.S.C. 1305);
15	(V) the Education Stabilization
16	Fund under title VIII of division B of
17	the CARES Act (Public Law 116–
18	136);
19	(VI) any grant, loan, or loan
20	guarantee provided by the Federal
21	Government for the provision of
22	broadband service; or
23	(VII) any legally enforceable
24	broadband deployment obligations to
25	which the provider of broadband serv-

1	ice is subject in the eligible service
2	area.
3	(B) REQUIREMENT TO STREAMLINE PER-
4	MITTING PROCESS.—
5	(i) In general.—In order for a cov-
6	ered partnership to be eligible for a grant
7	under this section each covered entity may
8	only charge a fee to consider an applica-
9	tion for the placement, construction, or
10	modification of a facility for the provision
11	of broadband service, personal wireless
12	services, or telecommunications service in
13	the proposed service area or an application
14	to use a right-of-way or a facility in a
15	right-of-way owned or managed by that en-
16	tity for the placement, construction, or
17	modification of a facility for the provision
18	of any such service in the proposed service
19	area, if the fee for considering such appli-
20	cation is—
21	(I) nondiscriminatory;
22	(II) publicly disclosed; and
23	(III) based on actual and direct
24	costs, such as costs for the review and
25	processing of such applications.

1	(ii) Covered entity defined.—In
2	this paragraph, the term "covered entity"
3	means—
4	(I) an entity in the partnership
5	that is a State or political subdivision
6	of a State; and
7	(II) a political subdivision in
8	which all or part of the proposed serv-
9	ice area is located.
10	(5) Priority.—In awarding grants under this
11	section, the Assistant Secretary shall give priority to
12	applications for covered broadband projects as fol-
13	lows (in decreasing order of priority):
14	(A) Covered broadband projects designed
15	to provide broadband service to the greatest
16	number of households in an eligible service
17	area.
18	(B) Covered broadband projects designed
19	to provide broadband service in an eligible serv-
20	ice area that is wholly within any area other
21	than—
22	(i) a county, city, or town that has a
23	population of greater than 50,000 inhab-
24	itants; and

1	(ii) the urbanized area contiguous and
2	adjacent to such a city or town.
3	(C) Covered broadband projects that are
4	most cost-effective, prioritizing such areas that
5	are most rural.
6	(D) Covered broadband projects designed
7	to provide broadband service with a download
8	speed of at least 100 megabits per second and
9	an upload speed of at least 20 megabits per sec-
10	ond.
11	(E) Any other covered broadband project
12	that meets the requirements of this section.
13	(6) Federal contribution.—The amount of
14	any grant provided to a covered partnership under
15	this section may not exceed 75 percent of the total
16	cost of the covered broadband project.
17	(7) Grant conditions.—
18	(A) REQUIREMENTS.—As a condition of
19	receiving a grant under this section for a cov-
20	ered broadband project that involves placing fa-
21	cilities along a roadway, the Assistant Secretary
22	shall require the covered partnership receiving
23	the grant to include consistent access points to
24	allow access to such facilities, in accordance

with any best practices established by the Com-

1	mission regarding the placement of conduit ac-
2	cess points.
3	(B) Prohibitions.—As a condition of re-
4	ceiving a grant under this section, the Assistant
5	Secretary shall prohibit—
6	(i) a provider of broadband service
7	that is in the covered partnership receiving
8	the grant under this section—
9	(I) from using grant amounts
10	provided under this section to repay,
11	or make any other payment relating
12	to, a loan made by any public or pri-
13	vate lender;
14	(II) from using grant amounts
15	provided under this section as collat-
16	eral for a loan made by any public or
17	private lender; and
18	(III) from using more than
19	\$75,000 of grant amounts provided
20	under this section to pay for the prep-
21	aration of an application for a grant
22	under this section; and
23	(ii) a State, or a political subdivision
24	of the State, that is in the covered partner-
25	ship receiving the grant under this section

from, after accepting a grant under this section offering broadband service.

- (C) Nondiscrimination.—The Assistant Secretary may not require a provider of broadband service that is in an eligible partner-ship to be designated as an eligible tele-communications carrier pursuant to section 214(e) of the Communications Act of 1934 (47 U.S.C. 214(e)) to be eligible to receive a grant under this section or as a condition of receiving a grant under this section.
- (8) Build-out, notification, and accountability requirement.—
  - (A) In GENERAL.—The Assistant Secretary shall establish build-out, accountability, and (in accordance with paragraph (8)) reporting requirements for covered partnerships that receive grants under this section, including, for each covered partnership that receives a grant under this section, milestones for the deployment of broadband service under the covered broadband project funded by the grant.
  - (B) NOTIFICATION TO COMMISSION.— Upon establishing a build-out, accountability, or reporting requirement under subparagraph (A),

1	the Assistant Secretary shall transmit to the
2	Commission a notification describing such re-
3	quirement.
4	(C) Penalty.—If a covered partnership
5	fails to meet a build out requirement under
6	subparagraph (A), the Assistant Secretary
7	shall—
8	(i) recover any funds made available
9	to the covered partnership; and
10	(ii) assess a covered partnership (to
11	be split equally among each entity in the
12	partnership) a fine of not less than 50 per-
13	cent of the funds made available to the
14	covered partnership.
15	(9) Reporting requirements.—
16	(A) IN GENERAL.—A covered partnership
17	that receives a grant under this section shall—
18	(i) semi-annually submit to the Assist-
19	ant Secretary a certification that identifies
20	the areas for which broadband service has
21	been deployed under the covered
22	broadband project funded by the grant, to
23	assess compliance with broadband build-
24	out milestones established by the Assistant

1	Secretary under paragraph (8) for the
2	project; and
3	(ii) provide to the Assistant Secretary
4	complete, reliable, and precise information
5	(in a manner consistent with how informa-
6	tion is submitted under section 802 of the
7	Communications Act of 1934 (47 U.S.C.
8	642)) on each area receiving access to
9	broadband service through the covered
10	broadband project funded by the grant, not
11	later than 90 days after—
12	(I) the date of completion of each
13	milestone established by the Assistant
14	Secretary under paragraph (7) for the
15	covered broadband project; and
16	(II) the date of completion of the
17	covered broadband project.
18	(B) Publication of Semi-annual Cer-
19	TIFICATION.—The Assistant Secretary shall
20	publish in the Federal Register each certifi-
21	cation submitted under subparagraph (A)(i),
22	except that the Assistant Secretary shall not
23	publish any information in such certification
24	that the Assistant Secretary determines to be
25	confidential.

1 (C) Sharing of information.—Not later 2 than 30 days after receiving information under 3 subparagraph (A)(ii), the Assistant Secretary 4 shall provide such information to the Commis-5 sion.

#### (10) Technical assistance.—

- (A) IN GENERAL.—The Assistant Secretary may, at the request of a covered partnership applying for a grant under this section, provide technical assistance and training to such partnership with respect to the application process and the application to be submitted by the partnership.
- (B) Funding.—Not more than \$1,000,000 of the amount made available to carry out this section may be used for technical assistance and training under subparagraph (A).
- (C) COORDINATION.—When providing technical assistance to a covered partnership, the Assistant Secretary shall coordinate with any official of the State in which the political subdivision or political subdivisions in the covered partnership are located that is responsible

1 for the expansion of broadband service in the 2 State.

- (11) RELATION TO OTHER FEDERAL AND STATE BROADBAND PROGRAMS.—
  - (A) Universal service fund.—Not later than 5 business days after the Commission receives a request from the Assistant Secretary for any information the Assistant Secretary determines necessary to ensure that any grant made under this section complements and is not duplicative of high-cost universal service support provided under section 254 of the Communications Act of 1934 (47 U.S.C. 254), for an area that includes any portion or all of the area to be served by the covered broadband project with respect to which the grant is made, the Commission shall provide the Assistant Secretary such information.
  - (B) RURAL UTILITIES SERVICE.—Not later than 5 business days after the Secretary of Agriculture receives a request from the Assistant Secretary for any information the Assistant Secretary determines necessary to ensure that any grant made under this section complements and is not duplicative of grants, loans, or loan

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guarantees provided by the Secretary of Agriculture under title VI of the Rural Electrification Act of 1936 (7 U.S.C. 950bb et seq.), including the Broadband Grants, Loans, and Loan Guarantees program and the Community Connect Programs, and the ReConnect Pilot Program, for an area that includes any portion or all of the area to be served by the covered broadband project with respect to which the grant is made, the Secretary of Agriculture shall provide the Assistant Secretary such information.

(C) STATE **BROADBAND** GRANT PRO-GRAMS.—The Assistant Secretary shall ensure that any grant made under this section complements and is not duplicative of grants, loans, loan guarantees, or other support, provided by a State to a provider of broadband service in the covered partnership, that establishes a legally enforceable obligation for the provider to provide broadband service with a download speed of at least 25 megabits per second and an upload speed of at least 3 megabits per second, in an area that includes any portion or all of

- the area to be served by the covered broadband project with respect to which the grant is made.
- 3 (12) Report to congress.—The Assistant 4 Secretary shall annually submit a report to Congress 5 on the progress of the program established under 6 this section, based on the information provided by 7 covered partnerships under paragraph (8)(A)(ii), 8 until every obligation under each grant provided 9 under this section is fulfilled.
  - (13) AUTHORIZATION OF APPROPRIATIONS.—
    There is authorized to be appropriated to carry out this section \$20,000,000,000 for fiscal year 2023 through fiscal year 2027, to remain available through fiscal year 2027.
  - (14) CHALLENGE PROCESS.—In the Notice of Funding Opportunity required to be published under subsection (b)(1)(B), the Assistant Secretary shall be required to establish a user-friendly challenge process through which consumers, State, local, and Tribal governmental entities, and other entities or individuals may submit information to the Assistant Secretary to challenge whether—
- 23 (A) with respect to an area, such area is 24 an eligible service area;

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- 1 (B) with respect to an area, an entity al-2 ready provides such service in the area; or,
  - (C) with respect to an area, an entity already has a legally enforceable obligation to provide broadband service in the area at 25 megabits per second upload speed and 3 megabits per second download speed.

# (15) Limitation on state or political subdivision.—

- (A) Any entity in a covered partnership that is a State or political subdivision of a State may not prohibit or have the effect of prohibiting the entity in a covered partnership that is a provider of fixed broadband service that is not owned (in whole or in part) or controlled by the State or any political subdivision of the State from entering into a covered partnership on the basis of requiring any obligation, requirement, duty, or regulation that is inconsistent with, or exceeds in a material way, any grant condition required by the Assistant Secretary.
- (B) In the case of a covered partnership that receives a grant under this section, the entity in the partnership that is a State or political subdivision of a State may not impose any

- obligation, requirement, duty, or regulation that
  is inconsistent with, or exceeds in a material
  way, any grant condition required by the Assistant Secretary.
- 5 (16) RULE OF CONSTRUCTION.—Nothing in 6 this Act shall be construed to permit an entity in a 7 covered partnership that is a State or a political 8 subdivision of a State to own or operate any facility 9 used to provide broadband service at the conclusion 10 of the covered partnership.
  - (c) Definitions.—In this section:
  - (1) Assistant Secretary.—The term "Assistant Secretary" means the Assistant Secretary of Commerce for Communications and Information.
    - (2) Broadband service" has the meaning given the term broadband internet access service in section 8.1(b) of title 47, Code of Federal Regulations (or any successor regulation).
  - (3) Commission.—The term "Commission" means the Federal Communications Commission.
  - (4) COVERED BROADBAND PROJECT.—The term "covered broadband project" means a competitively and technologically neutral project for the deployment of fixed broadband service that provides in

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1	a eligible service areas broadband service with a
2	download speed of at least 25 megabits per second,
3	an upload speed of at least 3 megabits per second,
4	and a latency sufficient to support real-time applica-
5	tions.
6	(5) COVERED PARTNERSHIP.—The term "cov-
7	ered partnership" means—
8	(A) a partnership between—
9	(i) a State, if such State does not
10	offer broadband service;
11	(ii) one or more political subdivisions
12	of the State, if such political subdivision or
13	such political subdivisions (as the case may
14	be) do not offer broadband service; and
15	(iii) a provider of fixed broadband
16	service that is not owned (in whole or in
17	part) or controlled by the State or any po-
18	litical subdivision of the State; or
19	(B) a partnership between—
20	(i) one or more political subdivisions
21	of a State, provided such political subdivi-
22	sion or political subdivisions (as the case
23	may be) does not offer broadband service;
24	and

1	(ii) a provider of fixed broadband
2	service that is not owned (in whole or in
3	part) or controlled by the State or any po-
4	litical subdivision of the State.
5	(6) Eligible service area.—The term "eligi-
6	ble service area" means a household or business lo-
7	cation in which broadband service at 25 megabits
8	per second upload and 3 megabits per second
9	download speed is not available, as determined by
10	the Assistant Secretary solely on the basis of the
11	maps created under section 802(c)(1) of the Com-
12	munications Act of 1934 (47 U.S.C. 642(c)(1)), ex-
13	cept for those areas that are awarded funding in the
14	Rural Digital Opportunity Fund Phase II Auction
15	(FCC 20-5) or a High Cost Program.
16	(7) High cost program.—The term "high
17	cost program" means any of the following—
18	(A) any grant, loan, or loan guarantee pro-
19	vided by a State to the provider of broadband
20	service for the deployment of broadband service
21	in the proposed service area;
22	(B) any grant, loan, or loan guarantee
23	with respect to the proposed service area pro-
24	vided by the Secretary of Agriculture under title

VI of the Rural Electrification Act of 1936 (7

1	U.S.C. 950bb et seq.), including the Broadband
2	Grants, Loans, and Loan Guarantees program,
3	the Community Connect Programs, and the Re-
4	Connect Pilot Program;
5	(C) any high-cost universal service support
6	provided under section 254 of the Communica-
7	tions Act of 1934 (47 U.S.C. 254);
8	(D) any grant provided under section 6001
9	of the American Recovery and Reinvestment
10	Act of 2009 (47 U.S.C. 1305);
11	(E) the Education Stabilization Fund
12	under title VIII of division B of the CARES
13	Act (Public Law 116–136); or
14	(F) any grant, loan, or loan guarantee pro-
15	vided by the Federal Government for the provi-
16	sion of broadband service.
17	(8) Personal wireless services.—The term
18	"personal wireless services"—
19	(A) has the meaning given such term in
20	section 332 of the Communications Act of 1934
21	(47 U.S.C. 332); and
22	(B) includes commercial mobile data serv-
23	ice (as defined in section 6001 of the Middle
24	Class Tax Relief and Job Creation Act of 2012
25	(47 U.S.C. 1401)).

1	(9) POLITICAL SUBDIVISION.—The term "polit-
2	ical subdivision" includes a city, county, wireless au-
3	thority, or planning district commission.
4	(10) State.—The term "State" means the 50
5	States, the District of Columbia, the territories and
6	possessions of the United States, and federally rec-
7	ognized Indian Tribes.
8	(11) TELECOMMUNICATIONS SERVICE.—The
9	term "telecommunications service" has the meaning
10	given the term in section 3 of the Communications
11	Act of 1934 (47 U.S.C. 153).
12	SEC. 102. MOBILE BROADBAND EXPANSION GRANT PRO-
13	GRAM.
14	(a) Notification of Creation of Broadband
14	(w) Troilitenition of chamilton of bhombands
15	Maps; Data Sharing.—
15	Maps; Data Sharing.—
15 16	Maps; Data Sharing.—  (1) In general.—Not later than 3 business
15 16 17	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section
15 16 17 18	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section $802(c)(1)$ of the Communications Act of 1934 (47)
15 16 17 18 19	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section $802(c)(1)$ of the Communications Act of 1934 (47 U.S.C. $642(c)(1)$ ), the Commission shall notify the
15 16 17 18 19 20	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section 802(c)(1) of the Communications Act of 1934 (47 U.S.C. 642(c)(1)), the Commission shall notify the Assistant Secretary that such maps have been cre-
15 16 17 18 19 20 21	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section 802(c)(1) of the Communications Act of 1934 (47 U.S.C. 642(c)(1)), the Commission shall notify the Assistant Secretary that such maps have been created.
15 16 17 18 19 20 21 22	Maps; Data Sharing.—  (1) In general.—Not later than 3 business days after creating the maps required under section $802(c)(1)$ of the Communications Act of 1934 (47 U.S.C. $642(c)(1)$ ), the Commission shall notify the Assistant Secretary that such maps have been created.  (2) Data sharing.—Not less frequently than

1	the Assistant Secretary any data collected by the
2	Commission pursuant to title VIII of such Act.
3	(b) Mobile Broadband Grant Program.—
4	(1) Establishment of grant program; no-
5	TICE OF FUNDING OPPORTUNITY.—The Assistant
6	Secretary shall, not later than 1 year after the As-
7	sistant Secretary is notified as described in sub-
8	section (a)(1)—
9	(A) establish a program to make grants on
10	a competitive basis, from amounts made avail-
11	able to carry out this section, to covered part-
12	nerships for covered mobile broadband service
13	projects; and
14	(B) publish a Notice of Funding Oppor-
15	tunity in the Federal Register that includes in-
16	formation about such program, including any
17	requirement established by this section.
18	(2) Limitation; coordination.—
19	(A) The Assistant Secretary may not make
20	a grant under this section before the date that
21	is 1 year after the date on which the Assistant
22	Secretary is notified as described in subsection
23	(a)(1).
24	(B) In making a grant award under para-
25	graph (1), the Assistant Secretary shall coordi-

1	nate with the Chairman of the Commission in
2	order to avoid overbuilding in areas where
3	funds are made available through the 5G Fund
4	Report and Order (FCC 20–150) adopted by
5	the Commission on October 27, 2020.
6	(3) Eligibility requirements.—
7	(A) In general.—To be eligible for a
8	grant under this section, a covered partnership
9	shall submit an application at such time, in
10	such manner, and containing such information
11	as the Assistant Secretary may require, but the
12	application shall, at a minimum, include a de-
13	scription of—
14	(i) the covered partnership submitting
15	the application under this paragraph;
16	(ii) the covered mobile broadband
17	service project to be funded by the grant,
18	including the speed or speeds at which the
19	covered partnership plans to offer mobile
20	broadband service under the project;
21	(iii) the cost of the covered mobile
22	broadband service project to be funded by
23	the grant, including—
24	(I) a description of how the re-
25	quired construction will be funded;

1	(II) all estimated project costs
2	for all facilities that are required to
3	complete the project, including the
4	costs of upgrading, replacing, or oth-
5	erwise modifying the existing facilities
6	to expand coverage or meet perform-
7	ance requirements;
8	(III) a description of how grant
9	funds will be used in combination with
10	other funds to support the mobile
11	broadband service project;
12	(IV) in the case of a mobile
13	broadband service project that will be
14	partially supported by loans, financial
15	projections demonstrating that the
16	covered partnership can cover the nec-
17	essary debt service payments over the
18	life of any loan; and
19	(V) financial projects dem-
20	onstrating that the covered partner-
21	ship will remain financially stable at
22	the conclusion of the grant award;
23	(iv) the area to be served by the cov-
24	ered mobile broadband service project (in

1	this subsection referred to as the "pro-
2	posed service area";
3	(v) how the State, political subdivi-
4	sion, or political subdivisions in the covered
5	partnership chose which provider of mobile
6	broadband service to enter into a partner-
7	ship with for the purposes of applying for
8	a grant under this section; and
9	(vi) any support (other than support
10	for a wireline service) that the provider of
11	mobile broadband service that is in the
12	covered partnership has received through—
13	(I) any grant, loan, or loan guar-
14	antee provided by a State to the pro-
15	vider of mobile broadband service for
16	the deployment of mobile broadband
17	service in the proposed service area;
18	(II) any high-cost universal serv-
19	ice support provided under section
20	254 of the Communications Act of
21	1934 (47 U.S.C. 254);
22	(III) any grant provided under
23	section 6001 of the American Recov-
24	ery and Reinvestment Act of 2009 (47
25	U.S.C. 1305);

1	(IV) the Education Stabilization
2	Fund under title VIII of division B of
3	the CARES Act (Public Law 116–
4	136);
5	(V) any other grant, loan, or loan
6	guarantee provided by the Federal
7	Government for the provision of
8	broadband service; or
9	(VI) any legally enforceable mo-
10	bile broadband deployment obligations
11	to which the provider of mobile
12	broadband service is subject in the eli-
13	gible service area.
14	(B) REQUIREMENT TO STREAMLINE PER-
15	MITTING PROCESS.—
16	(i) In general.—In order for a cov-
17	ered partnership to be eligible for a grant
18	under this section each covered entity may
19	only charge a fee to consider an applica-
20	tion for the placement, construction, or
21	modification of a facility for the provision
22	of broadband service, personal wireless
23	services, or telecommunications service in
24	the proposed service area or an application
25	to use a right-of-way or a facility in a

1	right-of-way owned or managed by that en-
2	tity for the placement, construction, or
3	modification of a facility for the provision
4	of any such service in the proposed service
5	area, if the fee for considering such appli-
6	cation is—
7	(I) nondiscriminatory;
8	(II) publicly disclosed; and
9	(III) based on actual and direct
10	costs, such as costs for the review and
11	processing of such applications.
12	(ii) Covered entity defined.—In
13	this subparagraph, the term "covered enti-
14	ty'' means—
15	(I) an entity in the partnership
16	that is a State or political subdivision
17	of a State; and
18	(II) a political subdivision in
19	which all or part of the proposed serv-
20	ice area is located.
21	(4) Priority.—In awarding grants under this
22	section, the Assistant Secretary shall give priority to
23	applications for covered mobile broadband service
24	projects as follows (in decreasing order of priority):

1	(A) Covered mobile broadband service
2	projects designed to provide mobile broadband
3	service to an eligible service in which the great
4	est number of households in the eligible service
5	area do not have fixed broadband service with
6	a download speed of 25 megabits per second
7	and an upload speed of 3 megabits per second
8	as determined by the Assistant Secretary on the
9	basis of the maps required under section
10	802(c)(1) of the Communications Act of 1934
11	(47  U.S.C.  642(e)(1)).
12	(B) Covered mobile broadband service
13	projects designed to provide mobile broadband
14	service in an eligible service area that is wholly
15	within any area other than—
16	(i) a county, city, or town that has a
17	population of greater than 50,000 inhab-
18	itants; and
19	(ii) the urbanized area contiguous and
20	adjacent to such a city or town.
21	(C) Covered mobile broadband service
22	projects that are most cost-effective.
23	(D) Covered mobile broadband service
24	projects that are most rural.

- 1 (E) Covered mobile broadband service 2 projects designed to provide 5th Generation 3 long-term evolution or future generation of 4 service that meets the standards set forth in 5 Release 15, or any successor release, of the 3rd 6 Generation Partnership Project.
  - (F) Any other covered mobile broadband service project that meets the requirements of this section.
  - (5) FEDERAL CONTRIBUTION.—The amount of any grant provided to a covered partnership under this section may not exceed 75 percent of the total cost of the covered mobile broadband service project.

### (6) Grant conditions.—

(A) REQUIREMENTS.—As a condition of receiving a grant under this section for a covered mobile broadband service project, a covered partnership shall provide mobile broadband service under the project using the facilities of the provider of mobile broadband service in the covered partnership and not exclusively through the resale of the service of another provider of personal wireless services.

1	(B) Prohibitions.—As a condition of re-
2	ceiving a grant under this section, the Assistant
3	Secretary shall prohibit—
4	(i) a provider of mobile broadband
5	service that is in the covered partnership
6	receiving the grant under this section—
7	(I) from using grant amounts
8	provided under this section to repay,
9	or make any other payment relating
10	to, a loan made by any public or pri-
11	vate lender;
12	(II) from using grant amounts
13	provided under this section as collat-
14	eral for a loan made by any public or
15	private lender; and
16	(III) from using more than
17	\$75,000 of grant amounts provided
18	under this section to pay for the prep-
19	aration of an application for a grant
20	under this section; and
21	(ii) a State, or a political subdivision
22	of a State, that is in the covered partner-
23	ship receiving the grant under this section,
24	after accepting a grant under this section
25	from offering mobile broadband service.

- (C) Nondiscrimination.—The Assistant Secretary may not require a provider of mobile broadband service that is in an eligible partner-ship to be designated as an eligible tele-communications carrier pursuant to section 214(e) of the Communications Act of 1934 (47) U.S.C. 214(e)) for the covered partnership to be eligible to receive a grant under this section or as a condition of the covered partnership re-ceiving a grant under this section.
  - (D) Collocation.—A covered entity (as defined in paragraph (3)(B)(ii)) may not prohibit or have the effect of prohibiting the collocation of personal wireless service facilities at any site at which the covered partnership has deployed a personal wireless service facility in connection with a grant made available in this section.
  - (7) Build-out, notification, and accountability requirement.—
    - (A) IN GENERAL.—The Assistant Secretary shall establish build-out, accountability, and (in accordance with paragraph (8)) reporting requirements for covered partnerships that receive grants under this section, including, for

1	each covered partnership that receives a grant
2	under this section, milestones for the deploy-
3	ment of mobile broadband service under the
4	covered mobile broadband service project fund-
5	ed by the grant.
6	(B) Notification to commission.—
7	Upon establishing a build-out, accountability, or
8	reporting requirement under subparagraph (A),
9	the Assistant Secretary shall transmit to the
10	Commission a notification describing such re-
11	quirement.
12	(C) Penalty.—If a covered partnership
13	fails to meet a build out requirement under
14	subparagraph (A), the Assistant Secretary
15	shall—
16	(i) recover any funds made available
17	to the covered partnership; and
18	(ii) assess a covered partnership (to
19	be split equally among each entity in the
20	partnership) a fine of not less than 50 per-
21	cent of the funds made available to the
22	covered partnership.
23	(8) Reporting requirements.—
24	(A) In general.—A covered partnership
25	that receives a grant under this section shall—

1	(i) semi-annually submit to the Assist-
2	ant Secretary a certification that identifies
3	the areas for which mobile broadband serv-
4	ice have been deployed under the covered
5	mobile broadband service project funded by
6	the grant, to assess compliance with mobile
7	broadband service build-out milestones es-
8	tablished by the Assistant Secretary under
9	paragraph (7) for the project; and
10	(ii) provide to the Assistant Secretary
11	complete, reliable, and precise information
12	(in a manner consistent with how informa-
13	tion is submitted under section 802 of the
14	Communications Act of 1934 (47 U.S.C.
15	642)) on each area receiving access to mo-
16	bile broadband service through the covered
17	mobile broadband service project funded by
18	the grant, not later than 90 days after—
19	(I) the date of completion of each
20	milestone established by the Assistant
21	Secretary under paragraph (6) for the
22	covered mobile broadband service
23	project; and

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1	(II) the date of completion of the
2	covered mobile broadband service
3	project.
4	(B) Publication of Semi-annual Cer-
5	TIFICATION.—The Assistant Secretary shall
6	publish in the Federal Register each certifi-
7	cation submitted under subparagraph (A)(i),
8	except that the Assistant Secretary shall not
9	publish any information in such certification
10	that the Assistant Secretary determines to be
11	confidential.
12	(C) Sharing of information.—Not later

(C) Sharing of information.—Not later than 30 days after receiving information under subparagraph (A)(ii), the Assistant Secretary shall provide such information to the Commission.

### (9) TECHNICAL ASSISTANCE.—

(A) IN GENERAL.—The Assistant Secretary may, at the request of a covered partnership applying for a grant under this section, provide technical assistance and training to such partnership with respect to the application process and the application to be submitted by the partnership.

- 1 (B) Funding.—Not more than
  2 \$1,000,000 of the amount made available to
  3 carry out this section may be used for technical
  4 assistance and training under subparagraph
  5 (A).
  - (C) COORDINATION.—When providing technical assistance to a covered partnership, the Assistant Secretary shall coordinate with any official of the State in which the political subdivision or political subdivisions in the covered partnership are located that is responsible for the expansion of personal wireless services in the State.

# (10) RELATION TO OTHER FEDERAL AND STATE BROADBAND PROGRAMS.—

(A) Universal service fund.—Not later than 5 business days after the Commission receives a request from the Assistant Secretary for any information the Assistant Secretary determines necessary to ensure that any grant made under this section complements and is not duplicative of high-cost universal service support provided under section 254 of the Communications Act of 1934 (47 U.S.C. 254), for an area that includes any portion or all of the area

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to be served by the covered mobile broadband service project with respect to which the grant is made, the Commission shall provide the Assistant Secretary such information.

- STATE BROADBAND GRANT PRO-GRAMS.—The Assistant Secretary shall ensure that any grant made under this section complements and is not duplicative of grants, loans, loan guarantees, or other support, provided by a State to a provider of mobile broadband service in the covered partnership, that establishes a legally enforceable obligation for the provider to provide broadband service with a download speed of at least 25 megabits per second and an upload speed of at least 3 megabits per second, in an area that includes any portion or all of the area to be served by the covered mobile broadband service project with respect to which the grant is made.
- (11) CHALLENGE PROCESS.—In the Notice of Funding Opportunity required to be published under subsection (b)(1)(B), the Assistant Secretary shall be required to establish a user-friendly challenge process through which consumers, State, local, and Tribal governmental entities, and other entities or

1	individuals may submit information to the Assistant
2	Secretary to challenge whether—
3	(A) with respect to an area, such area is
4	an eligible service area;
5	(B) with respect to an area, an entity al-
6	ready provides such service in the area; or
7	(C) with respect to an area, an entity al-
8	ready has a legally enforceable obligation to
9	provide mobile broadband service in the area.
10	(12) Limitation on state or political sub-
11	DIVISION.—
12	(A) Any entity in a covered partnership
13	that is a State or political subdivision of a State
14	may not prohibit or have the effect of prohib-
15	iting the entity in a covered partnership that is
16	a provider of mobile broadband service that is
17	not owned (in whole or in part) or controlled by
18	the State or any political subdivision of the
19	State from entering into a covered partnership
20	on the basis of requiring any obligation, re-
21	quirement, duty, or regulation that is incon-
22	sistent with, or exceeds in a material way, any
23	grant condition required by the Assistant Sec-
24	retary.

- 1 (B) In the case of a covered partnership
  2 that receives a grant under this section, the en3 tity in the partnership that is a State or polit4 ical subdivision of a State may not impose any
  5 obligation, requirement, duty, or regulation that
  6 is inconsistent with, or exceeds in a material
  7 way, any grant condition required by the Assist8 ant Secretary.
  - (13) Rule of construction.—Nothing in this Act shall be construed to permit an entity in a covered partnership that is a State or a unit of local government to own or operate any facility used to provide mobile broadband service at the conclusion of the covered partnership.
  - (14) Report to congress.—The Assistant Secretary shall annually submit a report to Congress on the progress of the program established under this section, based on the information provided by covered partnerships under paragraph (8)(A)(ii), until every obligation under each grant provided under this section is fulfilled.
  - (15) AUTHORIZATION OF APPROPRIATIONS.— There is authorized to be appropriated to carry out this section \$3,000,000,000 for fiscal year 2023

- through fiscal year 2027, to remain available through fiscal year 2027.
- 3 (c) Definitions.—In this section:

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- 4 (1) Assistant Secretary.—The term "Assist-5 ant Secretary" means the Assistant Secretary of 6 Commerce for Communications and Information.
  - (2) Broadband Service.—The term "broadband service" has the meaning given the term broadband internet access service in section 8.1(b) of title 47, Code of Federal Regulations (or any successor regulation).
- 12 (3) CELL EDGE PROBABILITY; CELL LOAD13 ING.—The terms "cell edge probability" and "cell
  14 loading" have the meaning given those terms in sec15 tion 801 of the Communications Act of 1934 (47
  16 U.S.C. 641).
  - (4) COMMISSION.—The term "Commission" means the Federal Communications Commission.
  - (5) COVERED MOBILE BROADBAND SERVICE PROJECT.—The term "covered mobile broadband service project" means a competitively and technologically neutral project for the deployment of mobile broadband service in an eligible service area.
- 24 (6) COVERED PARTNERSHIP.—The term "cov-25 ered partnership" means—

1	(A) a partnership between—
2	(i) a State, if such State does not
3	offer personal wireless services;
4	(ii) one or more political subdivisions
5	of the State, if such political subdivision or
6	such political subdivisions (as the case may
7	be) do not offer mobile broadband service;
8	and
9	(iii) a provider of mobile broadband
10	service that is not owned (in whole or in
11	part) or controlled by the State or any po-
12	litical subdivision of the State; or
13	(B) a partnership between—
14	(i) one or more political subdivisions
15	of a State, provided such political subdivi-
16	sion or political subdivisions (as the case
17	may be) does not offer mobile broadband
18	service; and
19	(ii) a provider of mobile broadband
20	service that is not owned (in whole or in
21	part) or controlled by the State or any po-
22	litical subdivision of the State.
23	(7) ELIGIBLE SERVICE AREA.—The term "eligi-
24	ble service area" means an area not smaller than a
25	census block in which mobile broadband service is

- not available, as determined by the Assistant Secretary solely on the basis of the maps created under section 802(c)(1) of the Communications Act of 1934 (47 U.S.C. 642(c)(1)), except such areas that are eligible for support or are awarded support under the 5G Fund Report and Order (FCC 20– 150) adopted by the Commission on October 27, 2020.
  - (8) Mobile Broadband Service.—The term "mobile broadband service" means 4th Generation long-term evolution service, 5th Generation long-term evolution service, or future generation of service that meets the standards set forth in Release 10, or any successor release, of the 3rd Generation Partnership Project.
    - (9) Personal wireless services.—The term "personal wireless services"—
      - (A) has the meaning given such term in section 332 of the Communications Act of 1934 (47 U.S.C. 332); and
  - (B) includes commercial mobile data service (as defined in section 6001 of the Middle Class Tax Relief and Job Creation Act of 2012 (47 U.S.C. 1401)).

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1	(10) Personal wireless service facil-
2	ITY.—The term "personal wireless service facility"
3	means a facility for the provision of personal wire-
4	less service.
5	(11) POLITICAL SUBDIVISION.—The term "po-
6	litical subdivision" includes a city, county, wireless
7	authority, or planning district commission.
8	(12) State.—The term "State" means the 50
9	States, the District of Columbia, the territories and
10	possessions of the United States, and federally rec-
11	ognized Indian Tribes.
12	(13) Telecommunications service.—The
13	term "telecommunications service" has the meaning
14	given the term in section 3 of the Communications
15	Act of 1934 (47 U.S.C. 153).
16	TITLE II—BOOSTING
17	<b>BROADBAND CONNECTIVITY</b>
18	SEC. 201. WIRELESS LEADERSHIP.
19	Section 332(c) of the Communications Act of 1934
20	(47 U.S.C. 332(e)) is amended by striking paragraph (7)
21	and inserting the following:
22	"(7) Preservation of local zoning au-
23	THORITY.—
24	"(A) GENERAL AUTHORITY.—Except as
25	provided in this paragraph, nothing in this Act

1 shall limit or affect the authority of a State or 2 local government or instrumentality thereof over 3 decisions regarding the placement, construction, 4 and modification of personal wireless service facilities. 6 "(B) Limitations.— "(i) IN GENERAL.—The regulation of 7 8 the placement, construction, or modifica-9 tion of a personal wireless service facility 10 by any State or local government or instru-11 mentality thereof— 12 "(I) shall not unreasonably discriminate among providers of the 13 14 same service, including by providing 15 exclusive or preferential use of facili-16 ties to a particular provider or class of 17 providers of personal wireless service; 18 and 19 "(II) shall not prohibit or have 20 the effect of prohibiting the provision 21 or enhancement of personal wireless 22 service. 23 "(ii) Engineering standards; aes-24 THETIC REQUIREMENTS.—It is not a viola-25 tion of clause (i) for a State or local gov-

1	ernment or instrumentality thereof to es-
2	tablish for small personal wireless service
3	facilities objective, reasonable, and non-
4	discriminatory—
5	"(I) structural engineering stand-
6	ards based on generally applicable
7	codes;
8	"(II) safety requirements; or
9	"(III) aesthetic or concealment
10	requirements.
11	"(iii) Timeframes.—
12	"(I) In General.—A State or
13	local government or instrumentality
14	thereof shall grant or deny a complete
15	request for authorization to place,
16	construct, or modify a personal wire-
17	less service facility not later than—
18	"(aa) in the case of a per-
19	sonal wireless service facility that
20	is not a small personal wireless
21	service facility—
22	"(AA) if the request is
23	for authorization to place,
24	construct, or modify such fa-
25	cility on an eligible support

1	structure, including in an
2	area that has not previously
3	been zoned for personal
4	wireless service facilities
5	(other than small personal
6	wireless service facilities), 90
7	days after the date on which
8	the complete request is re-
9	ceived by the government or
10	instrumentality; or
11	"(BB) if the request is
12	for any other action relating
13	to such facility, 150 days
14	after the date on which the
15	complete request is received
16	by the government or instru-
17	mentality; and
18	"(bb) in the case of a small
19	personal wireless service facil-
20	ity—
21	"(AA) if the request is
22	for authorization to place,
23	construct, or modify such fa-
24	cility on an eligible support
25	structure, including in an

1 area that has not previously 2 zoned  $\operatorname{for}$ personal been 3 wireless service facilities, 60 4 days after the date on which the complete request is re-6 ceived by the government or 7 instrumentality; or 8 "(BB) if the request is 9 for any other action relating 10 to such facility, 90 days 11 after the date on which the 12 complete request is received 13 by the government or instru-14 mentality. 15 "(II) Treatment of batched REQUESTS.—In the case of complete 16 17 requests described in subclause (I) 18 that are submitted as part of a single 19 batch and received by the government or instrumentality on the same day, 20 21 the applicable timeframe under such 22 subclause for each request in the 23 batch shall be the longest timeframe 24 under such subclause that would be 25 applicable to any request in the batch

1	if such requests were submitted sepa-
2	rately.
3	"(III) APPLICABILITY.—The ap-
4	plicable timeframe under subclause (I)
5	shall apply collectively to all pro-
6	ceedings required by a State or local
7	government or instrumentality thereof
8	for the approval of the request.
9	"(IV) No Tolling.—A time-
10	frame under subclause (I) may not be
11	tolled by any moratorium, whether ex-
12	press or de facto, imposed by a State
13	or local government or instrumentality
14	thereof on the consideration of any re-
15	quest for authorization to place, con-
16	struct, or modify a personal wireless
17	service facility.
18	"(V) TEMPORARY WAIVER.—The
19	Commission may temporarily waive
20	the applicability of subclause (I) for
21	not longer than a single 30-day period
22	for any complete request upon a dem-
23	onstration by a State or local govern-
24	ment or instrumentality thereof that
25	the waiver would be consistent with

1 the public interest, convenience, and 2 necessity. 3 "(iv) DEEMED GRANTED.— "(I) IN GENERAL.—If a State or 4 local government or instrumentality 6 thereof has neither granted nor denied 7 a complete request within the applica-8 ble timeframe under subclause (I) of 9 clause (iii), including any temporary 10 waiver granted under subclause (V) of 11 such clause, the request shall be 12 deemed granted on the date on which 13 the government or instrumentality re-14 ceives a written notice of the failure 15 from the requesting party. "(II) 16 RULE OF CONSTRUC-17 TION.—In the case of a request that 18 is deemed granted under subclause 19 (I), the placement, construction, or 20 modification requested in the request 21 shall be considered to be authorized, 22 without any further action by the gov-23 ernment or instrumentality, beginning 24 on the date on which the request is

deemed granted under such subclause.

1	"(v) Written decision and
2	RECORD.—Any decision by a State or local
3	government or instrumentality thereof to
4	deny a request for authorization to place,
5	construct, or modify a personal wireless
6	service facility shall be—
7	"(I) in writing; and
8	"(II) supported by substantial
9	evidence contained in a written
10	record.
11	"(vi) Environmental effects of
12	RADIO FREQUENCY EMISSIONS.—No State
13	or local government or instrumentality
14	thereof may regulate the placement, con-
15	struction, or modification of personal wire-
16	less service facilities on the basis of the en-
17	vironmental effects of radio frequency
18	emissions to the extent that such facilities
19	comply with the Commission's regulations
20	concerning such emissions.
21	"(vii) Fees.—Notwithstanding any
22	other provision of law, a State or local gov-
23	ernment or instrumentality thereof may
24	charge a fee to consider a request for au-
25	thorization to place, construct, or modify a

1	personal wireless service facility, or a fee
2	for use of a right-of-way or a facility in a
3	right-of-way owned or managed by the gov-
4	ernment or instrumentality for the place-
5	ment, construction, or modification of a
6	personal wireless service facility, if the fee
7	is—
8	"(I) competitively neutral, tech-
9	nology neutral, and nondiscrim-
10	inatory;
11	"(II) publicly disclosed;
12	"(III) calculated—
13	"(aa) based on actual and
14	direct costs, such as costs for—
15	"(AA) review and proc-
16	essing of requests; and
17	"(BB) repairs and re-
18	placement of components
19	and materials resulting from
20	and affected by the installa-
21	tion or improvement of per-
22	sonal wireless service facili-
23	ties, or repairs and replace-
24	ment of equipment that fa-
25	cilitates the installation or

1	improvement of such facili-
2	ties; and
3	"(bb) using, for purposes of
4	item (aa), only costs that are ob-
5	jectively reasonable; and
6	"(IV) described to a requesting
7	party in a manner that distinguishes
8	between—
9	"(aa) nonrecurring fees and
10	recurring fees; and
11	"(bb) the use of facilities on
12	which personal wireless service
13	facilities are already located and
14	those on which there are no per-
15	sonal wireless service facilities as
16	of the date on which the complete
17	request is received by the govern-
18	ment or instrumentality.
19	"(C) Judicial and administrative re-
20	VIEW.—
21	"(i) Judicial review.—Any person
22	adversely affected by any final action or
23	failure to act by a State or local govern-
24	ment or any instrumentality thereof that is
25	inconsistent with this paragraph may,

1	within 30 days after the action or failure
2	to act, commence an action in any court of
3	competent jurisdiction, which shall hear
4	and decide the action on an expedited
5	basis.
6	"(ii) Administrative review.—
7	"(I) IN GENERAL.—Any person
8	adversely affected by any final action
9	or failure to act by a State or local
10	government or any instrumentality
11	thereof that is inconsistent with this
12	paragraph may petition the Commis-
13	sion to order the government or in-
14	strumentality to reconsider the action
15	or failure to act.
16	"(II) Public notice and com-
17	MENT; TIMING.—Not later than 60
18	days after receiving a petition under
19	subclause (I), the Commission shall—
20	"(aa) provide public notice
21	of, and an opportunity for public
22	comment on, such petition; and
23	"(bb) grant or deny such pe-
24	tition.

1	"(D) When request considered com-
2	PLETE; RECEIVED.—
3	"(i) When request considered
4	COMPLETE.—
5	"(I) In general.—For the pur-
6	poses of this paragraph, a request to
7	a State or local government or instru-
8	mentality thereof shall be considered
9	complete if the requesting party has
10	not received a written notice from the
11	government or instrumentality within
12	10 business days after the date on
13	which the request is received by the
14	government or instrumentality—
15	"(aa) stating that all the in-
16	formation (including any form or
17	other document) required by the
18	government or instrumentality to
19	be submitted for the request to
20	be considered complete has not
21	been submitted; and
22	"(bb) identifying the infor-
23	mation required to be submitted
24	that was not submitted.

1	"(II) DEFINITION.—In this
2	clause, the term 'received by the gov-
3	ernment or instrumentality' means—
4	"(aa) in the case of a re-
5	quest submitted electronically, on
6	the date on which the request is
7	transmitted;
8	"(bb) in the case of a re-
9	quest submitted in person, on the
10	date on which the request is de-
11	livered to the individual or at the
12	location specified by the govern-
13	ment or instrumentality for in-
14	person submission; and
15	"(cc) in the case of a re-
16	quest submitted in any other
17	manner, on the date determined
18	under regulations promulgated by
19	the Commission for the manner
20	in which the request is sub-
21	mitted.
22	"(ii) When complete request con-
23	SIDERED RECEIVED.—For the purposes of
24	this paragraph, a complete request shall be
25	considered received on the date on which

1	the requesting party submits to the gov-
2	ernment or instrumentality all information
3	(including any form or other document) re-
4	quired by the government or instrumen-
5	tality to be submitted for the request to be
6	considered complete.
7	"(E) Definitions.—In this paragraph:
8	"(i) Antenna.—The term 'antenna
9	means an apparatus designed for the pur-
10	pose of emitting radiofrequency radiation,
11	to be operated or operating from a fixed
12	location for the transmission of writing,
13	signs, signals, data, images, pictures, and
14	sounds of all kinds.
15	"(ii) Communications network.—
16	The term 'communications network' means
17	a network used to provide a communica-
18	tions service.
19	"(iii) Communications service.—
20	The term 'communications service
21	means—
22	"(I) cable service, as defined in
23	section 602;
24	"(II) information service;

1	"(III) telecommunications serv-
2	ice; and
3	"(IV) personal wireless service.
4	"(iv) Eligible support struc-
5	TURE.—The term 'eligible support struc-
6	ture' means a tower, base station, or other
7	structure that supports a personal wireless
8	service facility at the time when a complete
9	request to a State or local government or
10	instrumentality thereof for authorization to
11	place, construct, or modify a personal wire-
12	less service facility on the structure is re-
13	ceived by the government or instrumen-
14	tality.
15	"(v) Generally applicable
16	code.—The term 'generally applicable
17	code' means a uniform building, fire, elec-
18	trical, plumbing, or mechanical code adopt-
19	ed by a national code organization, or a
20	local amendment to such a code, to the ex-
21	tent not inconsistent with this Act.
22	"(vi) Network interface de-
23	VICE.—The term 'network interface device'
24	means a telecommunications demarcation
25	device and cross-connect point that—

1	"(I) is adjacent or proximate
2	to—
3	"(aa) a small personal wire-
4	less service facility; or
5	"(bb) a structure supporting
6	a small personal wireless service
7	facility; and
8	"(II) demarcates the boundary
9	with any wireline backhaul facility.
10	"(vii) Personal wireless serv-
11	ICE.—The term 'personal wireless service'
12	means—
13	"(I) commercial mobile service;
14	"(II) commercial mobile data
15	service (as defined in section 6001 of
16	the Middle Class Tax Relief and Job
17	Creation Act of 2012 (47 U.S.C.
18	1401));
19	"(III) unlicensed wireless service;
20	and
21	"(IV) common carrier wireless
22	exchange access service.
23	"(viii) Personal wireless service
24	FACILITY.—The term 'personal wireless

1	service facility' means a facility for the
2	provision of personal wireless service.
3	"(ix) Small personal wireless
4	SERVICE FACILITY.—The term 'small per-
5	sonal wireless service facility'—
6	"(I) means a personal wireless
7	service facility in which each antenna
8	is not more than 3 cubic feet in vol-
9	ume; and
10	"(II) does not include a wireline
11	backhaul facility.
12	"(x) Unlicensed wireless serv-
13	ICE.—The term 'unlicensed wireless serv-
14	ice'—
15	"(I) means the offering of tele-
16	communications service using a duly
17	authorized device that does not re-
18	quire an individual license; and
19	"(II) does not include the provi-
20	sion of direct-to-home satellite serv-
21	ices, as defined in section 303(v).
22	"(xi) Wireline Backhaul Facil-
23	ITY.—The term 'wireline backhaul facility'
24	means an above-ground or underground
25	wireline facility used to transport commu-

nications service or other electronic communications from a small personal wireless
service facility or the adjacent network
interface device of such facility to a communications network.".

#### 6 SEC. 202. BROADBAND LEADERSHIP.

- 7 Section 253 of the Communications Act of 1934 (47
- 8 U.S.C. 253) is amended to read as follows:

#### 9 "SEC. 253. REMOVAL OF BARRIERS TO ENTRY.

- 10 "(a) In General.—No State or local statute or reg-
- 11 ulation, or other State or local legal requirement, may pro-
- 12 hibit or have the effect of prohibiting the ability of any
- 13 entity to provide or enhance any interstate or intrastate
- 14 telecommunications service.
- 15 "(b) Placement, Construction, or Modifica-
- 16 TION OF TELECOMMUNICATIONS SERVICE FACILITIES.—
- 17 "(1) Prohibition on unreasonable dis-
- 18 CRIMINATION AMONG PROVIDERS OF FUNCTIONALLY
- 19 EQUIVALENT SERVICES.—The regulation of the
- 20 placement, construction, or modification of a tele-
- 21 communications service facility by any State or local
- 22 government or instrumentality thereof shall not un-
- reasonably discriminate among providers of function-
- ally equivalent services.

1	"(2) Timeframe to grant or deny re-
2	QUESTS.—
3	"(A) IN GENERAL.—A State or local gov-
4	ernment or instrumentality thereof shall grant
5	or deny a complete request for authorization to
6	place, construct, or modify a telecommuni-
7	cations service facility not later than—
8	"(i) if the request is for authorization
9	to place, construct, or modify such facility
10	in or on eligible support infrastructure, 90
11	days after the date on which the complete
12	request is received by the government or
13	instrumentality; or
14	"(ii) for any other action relating to
15	such facility, 150 days after the date on
16	which the complete request is received by
17	the government or instrumentality.
18	"(B) APPLICABILITY.—The applicable
19	timeframe under subparagraph (A) shall apply
20	collectively to all proceedings required by a
21	State or local government or instrumentality
22	thereof for the approval of the request.
23	"(C) No TOLLING.—A timeframe under
24	subparagraph (A) may not be tolled by any
25	moratorium, whether express or de facto, im-

posed by a State or local government or instrumentality thereof on the consideration of any request for authorization to place, construct, or modify a telecommunications service facility.

"(D) Temporary waiver.—The Commission may temporarily waive the applicability of subparagraph (A) for not longer than a single 30-day period for any complete request upon a demonstration by a State or local government or instrumentality thereof that the waiver would be consistent with the public interest, convenience, and necessity.

## "(3) DEEMED GRANTED.—

"(A) IN GENERAL.—If a State or local government or instrumentality thereof has neither granted nor denied a complete request within the applicable timeframe under paragraph (2), the request shall be deemed granted on the date on which the government or instrumentality receives a written notice of the failure from the requesting party.

"(B) RULE OF CONSTRUCTION.—In the case of a request that is deemed granted under subparagraph (A), the placement, construction, or modification requested in such request shall

1	be considered to be authorized, without any fur-
2	ther action by the government or instrumen-
3	tality, beginning on the date on which such re-
4	quest is deemed granted under such subpara-
5	graph.
6	"(4) Written decision and record.—Any
7	decision by a State or local government or instru-
8	mentality thereof to deny a request to place, con-
9	struct, or modify a telecommunications service facil-
10	ity shall be—
11	"(A) in writing; and
12	"(B) supported by substantial evidence
13	contained in a written record.
14	"(5) Fees.—
15	"(A) In general.—Notwithstanding any
16	other provision of law, a State or local govern-
17	ment or instrumentality thereof may charge a
18	fee that meets the requirements under subpara-
19	graph (B)—
20	"(i) to consider a request for author-
21	ization to place, construct, or modify a
22	telecommunications service facility; or
23	"(ii) for use of a right-of-way or a fa-
24	cility in a right-of-way owned or managed
25	by the government or instrumentality for

1	the placement, construction, or modifica-
2	tion of a telecommunications service facil-
3	ity.
4	"(B) REQUIREMENTS.—A fee charged
5	under subparagraph (A) shall be—
6	"(i) competitively neutral, technology
7	neutral, and nondiscriminatory;
8	"(ii) publicly disclosed;
9	"(iii) calculated—
10	"(I) based on actual and direct
11	costs, such as costs for—
12	"(aa) review and processing
13	of requests; and
14	"(bb) repairs and replace-
15	ment of—
16	"(AA) components and
17	materials resulting from and
18	affected by the installation
19	or improvement of tele-
20	communications service fa-
21	cilities; or
22	"(BB) equipment that
23	facilitates the installation or
24	improvement of such facili-
25	ties; and

1	"(II) using, for purposes of sub-
2	clause (I), only costs that are objec-
3	tively reasonable; and
4	"(iv) described to a requesting party
5	in a manner that distinguishes between—
6	"(I) nonrecurring fees and recur-
7	ring fees; and
8	"(II) the use of facilities on
9	which telecommunications service fa-
10	cilities are already located and those
11	on which there are no telecommuni-
12	cations service facilities as of the date
13	on which the complete request is re-
14	ceived by the government or instru-
15	mentality.
16	"(c) Judicial Review.—
17	"(1) In general.—Any person adversely af-
18	fected by a final action or failure to act by a State
19	or local government or instrumentality thereof that
20	is inconsistent with this section may, not later than
21	30 days after the action or failure to act, commence
22	an action in any court of competent jurisdiction.
23	"(2) TIMING.—A court shall hear and decide an
24	action described in paragraph (1) on an expedited
25	basis.

- 1 "(d) Preservation of State Regulatory Au-
- 2 THORITY.—Nothing in this section shall affect the ability
- 3 of a State to impose, on a competitively neutral and non-
- 4 discriminatory basis and consistent with section 254, re-
- 5 quirements necessary to preserve and advance universal
- 6 service, protect the public safety and welfare, ensure the
- 7 continued quality of telecommunications services, and
- 8 safeguard the rights of consumers.
- 9 "(e) Preservation of State and Local Govern-
- 10 MENT AUTHORITY.—Nothing in this section affects the
- 11 authority of a State or local government or instrumen-
- 12 tality thereof to manage the public rights-of-way or to re-
- 13 quire fair and reasonable compensation from telecommuni-
- 14 cations providers, on a competitively neutral and non-
- 15 discriminatory basis, for use of public rights-of-way on a
- 16 competitively neutral and nondiscriminatory basis, if the
- 17 compensation required meets the requirements of sub-
- 18 section (b)(5).
- 19 "(f) Preemption.—
- 20 "(1) IN GENERAL.—If, after notice and an op-
- 21 portunity for public comment, the Commission deter-
- 22 mines that a State or local government or instru-
- 23 mentality thereof has permitted or imposed any stat-
- 24 ute, regulation, or legal requirement that violates or
- is inconsistent with this section, the Commission

- shall preempt the enforcement of such statute, regulation, or legal requirement to the extent necessary to correct such violation or inconsistency.
- "(2) TIMING.—Not later than 60 days after receiving a petition for preemption of the enforcement of a statute, regulation, or legal requirement as described in paragraph (1), the Commission shall grant or deny the petition.
- 9 "(g) Commercial Mobile Service Providers.—
- 10 Nothing in this section shall affect the application of sec-
- 11 tion 332(c)(3) to commercial mobile service providers.
- 12 "(h) Rural Markets.—It shall not be a violation
- 13 of this section for a State to require a telecommunications
- 14 carrier that seeks to provide telephone exchange service
- 15 or exchange access in a service area served by a rural tele-
- 16 phone company to meet the requirements in section
- 17 214(e)(1) for designation as an eligible telecommuni-
- 18 cations carrier for that area before being permitted to pro-
- 19 vide such service. This subsection shall not apply—
- 20 "(1) to a service area served by a rural tele-
- 21 phone company that has obtained an exemption, sus-
- pension, or modification of section 251(c)(4) that ef-
- 23 fectively prevents a competitor from meeting the re-
- 24 quirements of section 214(e)(1); and

1	"(2) to a provider of commercial mobile serv-
2	ices.
3	"(i) When Request Considered Complete; Re-
4	CEIVED.—
5	"(1) When request considered com-
6	PLETE.—
7	"(A) In general.—For the purposes of
8	this section, a request to a State or local gov-
9	ernment or instrumentality thereof shall be con-
10	sidered complete if the requesting party has not
11	received a written notice from the government
12	or instrumentality within 10 business days after
13	the date on which the request is received by the
14	government or instrumentality—
15	"(i) stating that all the information
16	(including any form or other document) re-
17	quired by the government or instrumen-
18	tality to be submitted for the request to be
19	considered complete has not been sub-
20	mitted; and
21	"(ii) identifying the information re-
22	quired to be submitted that was not sub-
23	mitted.

1	"(B) Definition.—In this paragraph, the
2	term 'received by the government or instrumen-
3	tality' means—
4	"(i) in the case of a request submitted
5	electronically, on the date on which the re-
6	quest is transmitted;
7	"(ii) in the case of a request sub-
8	mitted in person, on the date on which the
9	request is delivered to the individual or at
10	the location specified by the government or
11	instrumentality for in-person submission;
12	and
13	"(iii) in the case of a request sub-
14	mitted in any other manner, on the date
15	determined under regulations promulgated
16	by the Commission for the manner in
17	which the request is submitted.
18	"(2) When complete request considered
19	RECEIVED.—For the purposes of this section, a com-
20	plete request shall be considered received on the date
21	on which the requesting party submits to the govern-
22	ment or instrumentality all information (including
23	any form or other document) required by the govern-
24	ment or instrumentality to be submitted for the re-
25	quest to be considered complete.

- 1 "(j) Definitions.—In this section:
- 2 "(1) Eligible support infrastructure.—
- 3 The term 'eligible support infrastructure' means in-
- 4 frastructure that supports or houses a facility for
- 5 communication by wire (or is designed to and capa-
- 6 ble of supporting or housing such a facility) at the
- 7 time when a complete request to a State or local
- 8 government or instrumentality thereof for authoriza-
- 9 tion to place, construct, or modify a telecommuni-
- 10 cations service facility in or on the infrastructure is
- received by the government or instrumentality.
- 12 "(2) Telecommunications service facil-
- 13 ITY.—The term 'telecommunications service facility'
- means a facility for the provision of any interstate
- or intrastate telecommunications service.".
- 16 SEC. 203. CABLE LEADERSHIP.
- 17 Section 621 of the Communications Act of 1934 (47
- 18 U.S.C. 541) is amended by adding at the end the fol-
- 19 lowing:
- 20 "(g) Timing of Decision on Request for Fran-
- 21 CHISE.—
- 22 "(1) IN GENERAL.—Not later than 120 days
- after the date on which a franchising authority re-
- ceives a complete request for the grant of a fran-

chise (other than a renewal thereof), the franchising
authority shall approve or deny such request.
"(2) Deemed grant of New Franchise.—If
the franchising authority does not approve or deny
a request under paragraph (1) by the day after the
date on which the time period ends under such para-
graph, such request shall be deemed granted on such
day.
"(3) Applicability.—Notwithstanding any
provision of this title, the timeframe under para-
graph (1) shall apply collectively to all proceedings
required by a franchising authority for the approval
of the request.
"(4) No Tolling.—A timeframe under para-
graph (1) may not be tolled by any moratorium,
whether express or de facto, imposed by a fran-
chising authority on the consideration of any request
for a franchise.
"(5) Written decision and record.—Any
decision by a franchising authority to deny a com-
plete request for a franchise shall be—
"(A) in writing;
"(B) supported by substantial evidence

contained in a written record; and

1	"(C) publicly released, contemporaneously
2	with the decision.
3	"(6) When request considered complete;
4	RECEIVED.—
5	"(A) When request considered com-
6	PLETE.—
7	"(i) In general.—For the purposes
8	of this subsection, a request to a fran-
9	chising authority shall be considered com-
10	plete if the requesting party has not re-
11	ceived a written notice from the fran-
12	chising authority within 10 business days
13	after the date on which the request is re-
14	ceived by the franchising authority—
15	"(I) stating that all the informa-
16	tion (including any form or other doc-
17	ument) required by the franchising
18	authority to be submitted for the re-
19	quest to be considered complete has
20	not been submitted; and
21	"(II) identifying the information
22	required to be submitted that was not
23	submitted.

1	"(ii) Definition.—In this paragraph,
2	the term 'received by the franchising au-
3	thority' means—
4	"(I) in the case of a request sub-
5	mitted electronically, on the date on
6	which the request is transmitted;
7	"(II) in the case of a request
8	submitted in person, on the date on
9	which the request is delivered to the
10	individual or at the location specified
11	by franchising authority for in-person
12	submission; and
13	"(III) in the case of a request
14	submitted in any other manner, on
15	the date determined under regulations
16	promulgated by the Commission for
17	the manner in which the request is
18	submitted.
19	"(B) When complete request consid-
20	ERED RECEIVED.—For the purposes of this
21	subsection, a complete request shall be consid-
22	ered received on the date on which the request-
23	ing party submits to the franchising authority
24	all information (including any form or other
25	document) required by the franchising authority

1 to be submitted for the request to be considered 2 complete.". 3 SEC. 204. CABLE EXPANSION. 4 Section 624 of the Communications Act of 1934 (47 U.S.C. 544) is amended by adding at the end the fol-6 lowing: 7 "(j) Request Regarding Placement, Construc-8 TION, OR MODIFICATION OF CERTAIN FACILITIES.— 9 "(1) NO AFFECT ON AUTHORITY OF FRAN-10 CHISING AUTHORITY.—Except as provided in para-11 graph (2), and notwithstanding any other provision 12 of this section, nothing in this title shall limit or af-13 fect the authority of a franchising authority over de-14 cisions regarding the placement, construction, and 15 modification of a covered facility within the jurisdic-16 tion of such franchising authority. 17 "(2) Limitations.— 18 "(A) ABILITY TO PROVIDE OR ENHANCE 19 CABLE SERVICE.—The regulation of the place-20 ment, construction, or modification of a covered 21 facility by a franchising authority shall not pro-22 hibit or have the effect of prohibiting the ability 23 of a cable operator to provide cable service, or 24 enhance cable service provided, under a fran-

chise granted by such franchising authority.

1	"(B) Timing of decisions on requests
2	FOR AUTHORIZATIONS TO PLACE, CONSTRUCT,
3	OR MODIFY FACILITY.—
4	"(i) Request for authorization
5	TO PLACE, CONSTRUCT, OR MODIFY FACIL-
6	ITY.—
7	"(I) Timeframe.—A franchising
8	authority shall approve or deny a
9	complete request for authorization to
10	place, construct, or modify a covered
11	facility not later than—
12	"(aa) if the request is for
13	authorization to place, construct,
14	or modify a covered facility in or
15	on an eligible support infrastruc-
16	ture, 90 days after the date on
17	which the franchising authority
18	receives the request; and
19	"(bb) if the request is not
20	for authorization to place, con-
21	struct modify a covered facility in
22	or on an eligible support infra-
23	structure, 150 days after the
24	date on which franchising author-
25	ity receives the request.

1	"(II) Applicability.—Notwith-
2	standing any provision of this title,
3	the applicable timeframe under sub-
4	paragraph (A) shall apply collectively
5	to all proceedings required by a fran-
6	chising authority for the approval of
7	the request.
8	"(III) No Tolling.—A time-
9	frame under subparagraph (A) may
10	not be tolled by any moratorium,
11	whether express or de facto, imposed
12	by a franchising authority on the con-
13	sideration of any request for author-
14	ization to place, construct, or modify
15	a facility for the provision of cable
16	service.
17	"(IV) WRITTEN DECISION AND
18	RECORD.—Any decision by a fran-
19	chising authority to deny a complete
20	request for authorization to place,
21	construct, or modify a covered facility
22	shall be—
23	"(aa) in writing;

1	"(bb) supported by substan-
2	tial evidence contained in a writ-
3	ten record; and
4	"(ce) publicly released, con-
5	temporaneously with the decision.
6	"(C) When request considered com-
7	PLETE; RECEIVED.—
8	"(i) When request considered
9	COMPLETE.—
10	"(I) In general.—For the pur-
11	poses of this subparagraph (B), a re-
12	quest to a franchising authority shall
13	be considered complete if the request-
14	ing party has not received a written
15	notice from the franchising authority
16	within 10 business days after the date
17	on which the request is received by
18	the franchising authority—
19	"(aa) stating that all the in-
20	formation (including any form or
21	other document) required by the
22	franchising authority to be sub-
23	mitted for the request to be con-
24	sidered complete has not been
25	submitted; and

1	"(bb) identifying the infor-
2	mation required to be submitted
3	that was not submitted.
4	"(II) DEFINITION.—In this
5	clause, the term 'received by the fran-
6	chising authority' means—
7	"(aa) in the case of a re-
8	quest submitted electronically, on
9	the date on which the request is
10	transmitted;
11	"(bb) in the case of a re-
12	quest submitted in person, on the
13	date on which the request is de-
14	livered to the individual or at the
15	location specified by the fran-
16	chising authority for in-person
17	submission; and
18	"(cc) in the case of a re-
19	quest submitted in any other
20	manner, on the date determined
21	under regulations promulgated by
22	the Commission for the manner
23	in which the request is sub-
24	mitted.

1 "(ii) When complete request con-2 SIDERED RECEIVED.—For the purposes of 3 subparagraph (B), a complete request shall be considered received on the date on which the requesting party submits to the 6 franchising authority all information (in-7 cluding any form or other document) re-8 quired by the franchising authority to be 9 submitted for the request to be considered 10 complete. 11 "(D) Definitions.—In this subsection: 12 "(i) Eligible support infrastruc-13 TURE.—The term 'eligible support infra-

"(i) ELIGIBLE SUPPORT INFRASTRUC-TURE.—The term 'eligible support infrastructure' means infrastructure that supports or houses a facility for communication by wire (or is designed to and capable of supporting or housing such facility) at the time when a complete request to a franchising authority for authorization to place, construct, or modify a covered facility in or on the infrastructure is received by the franchising authority.

"(ii) COVERED FACILITY.—The term 'covered facility' means a facility—

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1	"(I) for the provision of cable
2	service; and
3	$(\Pi)$ that serves subscribers
4	using an easement or public right-of-
5	way.''.
6	SEC. 205. CABLE COMPETITION.
7	(a) In General.—Section 627 of the Communica-
8	tions Act of 1934 (47 U.S.C. 547) is amended to read:
9	"SEC. 627. CONDITIONS OF SALE OR TRANSFER.
10	"(a) Value of Cable System Upon Sale or
11	Transfer.—
12	"(1) After Denial of Franchise Re-
13	NEWAL.—If a renewal of a franchise held by a cable
14	operator is denied and the franchising authority ac-
15	quires ownership of the cable system or effects a
16	transfer of ownership of the system to another per-
17	son, any such acquisition or transfer shall be at fair
18	market value, determined on the basis of the cable
19	system valued as a going concern but with no value
20	allocated to the franchise itself.
21	"(2) After revocation of franchise for
22	CAUSE.—If a franchise held by a cable operator is
23	revoked for cause and the franchising authority ac-
24	quires ownership of the cable system or effects a
25	transfer of ownership of the system to another per-

1	son, any such acquisition or transfer shall be at fair
2	market value.
3	"(b) Limitations on Authority of Franchising
4	AUTHORITY WITH RESPECT TO TRANSFER OF FRAN-
5	CHISE.—
6	"(1) In general.—A franchising authority
7	may not—
8	"(A) preclude a cable operator from trans-
9	ferring a franchise to a person to which such
10	franchise was not initially granted; or
11	"(B) require a cable operator to which a
12	franchise is initially granted to receive approval
13	from the franchising authority for the transfer
14	of such franchise to a person who to which such
15	franchise was not initially granted.
16	"(2) Notification.—In the case of the trans-
17	fer of a franchise to a person to which such fran-
18	chise was not originally granted, a franchising au-
19	thority may require a cable operator to which a fran-
20	chise was initially granted to, not later than 15 days
21	after a transfer of a franchise, notify the franchising
22	authority in writing of such transfer.
23	"(3) Transfer defined.—In this subsection,
24	the term 'transfer' means the assignment rights
25	under a franchise through any transaction, including

- 1 a merger, sale, assignment, restructuring, or trans-
- 2 fer of control of a cable operator or a cable sys-
- 3 tem.".
- 4 (b) Effective Date.—This section, and the amend-
- 5 ments made by subsection (a), shall take effect 6 months
- 6 after the date of the enactment of this Act.
- 7 (c) APPLICATION.—This section, and the amendment
- 8 made by subsection (a), shall apply to a franchise grant-
- 9 ed—
- 10 (1) on or after the effective date established by
- subsection (b); or
- 12 (2) before such date, if such franchise (includ-
- ing any renewal term thereof) is in effect on such
- 14 date.
- 15 SEC. 206. CABLE TRANSPARENCY.
- 16 (a) IN GENERAL.—Section 626 of the Communica-
- 17 tions Act of 1934 (47 U.S.C. 546) is amended to read
- 18 as follows:
- 19 "SEC. 626. FRANCHISE TERM AND TERMINATION.
- 20 "(a) Franchise Term.—A franchise shall continue
- 21 in effect (without any requirement for renewal) until the
- 22 date on which the franchise is revoked or terminated in
- 23 accordance with subsection (b).
- 24 "(b) Limits.—

1	"(1) Prohibition against revocation; ter-
2	MINATION.—Except as provided in paragraph (2), a
3	franchise may not be—
4	"(A) revoked by a franchising authority;
5	"(B) terminated by a cable operator; or
6	"(C) revoked or terminated by operation of
7	law, including by a term in a franchise that re-
8	vokes or terminates such franchise on a specific
9	date, after a period of time, or upon the occur-
10	rence of an event.
11	"(2) When termination or revocation of
12	FRANCHISE PERMITTED.—
13	"(A) TERMINATION BY CABLE OPER-
14	ATOR.—
15	"(i) In general.—A cable operator
16	may terminate a franchise by submitting
17	to the franchising authority a written re-
18	quest for the franchising authority to re-
19	voke such franchise.
20	"(ii) Time of Revocation.—If the
21	cable operator submits a complete request
22	under clause (i), the franchising authority
23	shall revoke the franchise on the date that
24	is 90 days after the franchising authority
25	receives such request.

1	"(iii) Deemed to be revoked.—If a
2	franchising authority does not approve a
3	request by the date required under clause
4	(ii), the franchise is deemed revoked on the
5	day after such date.
6	"(B) TERMINATION BY FRANCHISING AU-
7	THORITY.—A franchising authority may revoke
8	a franchise if the franchising authority—
9	"(i) finds that the cable operator has
10	knowingly and willfully failed to substan-
11	tially meet a material requirement imposed
12	by the franchise;
13	"(ii) provides the cable operator a rea-
14	sonable opportunity to cure such failure,
15	after which the cable operator fails to cure
16	such failure; and
17	"(iii) does not waive the material re-
18	quirement or acquiesce with the failure to
19	substantially meet such requirement.
20	"(C) When request considered com-
21	PLETE; RECEIVED.—
22	"(i) When request considered
23	COMPLETE.—
24	"(I) In general.—For the pur-
25	poses of this paragraph, a request to

1	a franchising authority shall be con-
2	sidered complete if the cable operator
3	has not received a written notice from
4	the franchising authority within 10
5	business days after the date on which
6	the request is received by the fran-
7	chising authority—
8	"(aa) stating that all the in-
9	formation (including any form or
10	other document) required by the
11	franchising authority to be sub-
12	mitted for the request to be con-
13	sidered complete has not been
14	submitted; and
15	"(bb) identifying the infor-
16	mation required to be submitted
17	that was not submitted.
18	"(II) DEFINITION.—In this
19	clause, the term 'received by the fran-
20	chising authority' means—
21	"(aa) in the case of a re-
22	quest submitted electronically, on
23	the date on which the request is
24	transmitted:

1	"(bb) in the case of a re-
2	quest submitted in person, on the
3	date on which the request is de-
4	livered to the individual or at the
5	location specified by the fran-
6	chising authority for in-person
7	submission; and
8	"(cc) in the case of a re-
9	quest submitted in any other
10	manner, on the date determined
11	under regulations promulgated by
12	the Commission for the manner
13	in which the request is sub-
14	mitted.
15	"(ii) When complete request con-
16	SIDERED RECEIVED.—For the purposes of
17	this paragraph, a complete request shall be
18	considered received on the date on which
19	the cable operator submits to the fran-
20	chising authority all information (including
21	any form or other document) required by
22	the franchising authority to be submitted
23	for the request to be considered complete.
24	"(c) Review by Commission.—

- 1 "(1) Petition.—A cable operator may petition 2 the Commission for review of a determination by a 3 franchising authority to revoke a franchise under 4 subsection (b)(2)(B).
- 5 "(2) REVIEW.—The Commission shall review 6 the determination de novo.
- 7 "(3) Order.—If, based on the evidence pre-8 sented during the review, the Commission deter-9 mines that the franchising authority has not dem-10 onstrated by a preponderance of the evidence that 11 the franchising authority revoked the franchise in 12 accordance with subsection (b)(2)(B), the Commis-13 sion shall order the franchising authority to rein-14 state the franchise.".
- 16 MENT IN FRANCHISE.—Section 625 of the Communica-17 tions Act of 1934 (47 U.S.C. 545) is amended to read 18 as follows:

(b) Elimination or Modification of Require-

- 19 "SEC. 625. ELIMINATION OR MODIFICATION OF REQUIRE-
- 20 MENT IN FRANCHISE.
- 21 "(a) IN GENERAL.—During the period in which a
- 22 franchise is in effect, the cable operator may obtain the
- 23 elimination or modification of any requirement in the fran-
- 24 chise by submitting to the franchising authority a request
- 25 for the elimination or modification of such requirement.

1 "(b) Elimination or Modification of Require-2 MENT IN FRANCHISE.—The franchising authority shall 3 eliminate or modify a requirement in accordance with a 4 complete request submitted under subsection (a) not later 5 than 120 days after receiving such request if the cable operator demonstrates in the request— 6 "(1) good cause for the elimination or modifica-7 tion of the requirement; and 8 9 "(2) that the mix, quality, and level of services required by the franchise at the time the franchise 10 11 was granted will be maintained after the elimination 12 or modification of the requirement. 13 "(c) Deemed Elimination or Modification.— Except in the case of a request for the elimination or 14 15 modification of a requirement for services relating to public, educational, or governmental access, if the franchising 16 17 authority fails to approve or deny the complete request 18 submitted under subsection (a) by the date described 19 under subsection (b), the requirement shall be deemed 20 eliminated or modified in accordance with the request on 21 the day after such date. 22 "(d) APPEAL.— 23 "(1) IN GENERAL.—Any cable operator whose request for elimination or modification of a require-24

ment in a franchise under subsection (a) has been

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1	denied by a final decision of a franchising authority
2	may obtain the elimination or modification of such
3	franchise requirements pursuant to the provisions of
4	section 635.
5	"(2) Grant of request.—In the case of any
6	proposed elimination or modification of a require-
7	ment in a franchise under subsection (a), the court
8	shall grant such elimination or modification only if
9	the cable operator demonstrates to the court—
10	"(A) good cause for the elimination or
11	modification of the requirement; and
12	"(B) that the mix, quality, and level of
13	services required by the franchise at the time
14	the franchise was granted will be maintained
15	after the elimination or modification of the re-
16	quirement.
17	"(e) When Request Considered Complete; Re-
18	CEIVED.—
19	"(1) When request considered com-
20	PLETE.—
21	"(A) In general.—For the purposes of
22	this section, a request to a franchising author-
23	ity shall be considered complete if the cable op-
24	erator has not received a written notice from
25	the franchising authority within 10 business

1	days after the date on which the request is re-
2	ceived by the franchising authority—
3	"(i) stating that all the information
4	(including any form or other document) re-
5	quired by the franchising authority to be
6	submitted for the request to be considered
7	complete has not been submitted; and
8	"(ii) identifying the information re-
9	quired to be submitted that was not sub-
10	mitted.
11	"(B) Definition.—In this paragraph, the
12	term 'received by the franchising authority'
13	means—
14	"(i) in the case of a request submitted
15	electronically, on the date on which the re-
16	quest is transmitted;
17	"(ii) in the case of a request sub-
18	mitted in person, on the date on which the
19	request is delivered to the individual or at
20	the location specified by the franchising
21	authority for in-person submission; and
22	"(iii) in the case of a request sub-
23	mitted in any other manner, on the date
24	determined under regulations promulgated

1	by the Commission for the manner in
2	which the request is submitted.
3	"(2) When complete request considered
4	RECEIVED.—For the purposes of this section, a com-
5	plete request shall be considered received on the date
6	on which the cable operator submits to the fran-
7	chising authority all information (including any form
8	or other document) required by the franchising au-
9	thority to be submitted for the request to be consid-
10	ered complete.".
11	(c) Technical and Conforming Amendments.—
12	The Communications Act of 1934 (47 U.S.C. 151 et seq.)
13	is amended—
14	(1) in section 601—
15	(A) in paragraph (4), by striking the semi-
16	colon at the end and inserting "; and";
17	(B) by striking paragraph (5); and
18	(C) by redesignating paragraph (6) as
19	paragraph (5);
20	(2) in section $602(9)$ —
21	(A) by striking "initial"; and
22	(B) by striking ", or renewal thereof (in-
23	cluding a renewal of an authorization which has
24	been granted subject to section 626),";

1	(3) in section 611(b), by striking "and may re-
2	quire as part of a cable operator's proposal for a
3	franchise renewal, subject to section 626";
4	(4) in section 612(b)(3)—
5	(A) by striking "or as part of a proposal
6	for renewal, subject to section 626,"; and
7	(B) by striking ", or proposal for renewal
8	thereof,";
9	(5) in section 621(b)(3)—
10	(A) in subparagraph (C)(ii), by striking
11	"or franchise renewal"; and
12	(B) in subparagraph (D)—
13	(i) by striking "initial"; and
14	(ii) by striking ", a franchise re-
15	newal,";
16	(6) in section 624—
17	(A) in subsection (b)(1), by striking "(in-
18	cluding requests for renewal proposals, subject
19	to section 626)"; and
20	(B) in subsection (d)(1), by striking "or
21	renewal thereof";
22	(7) in section 627—
23	(A) by striking subsection (a);

1	(B) in subsection (b), by inserting ", as de-
2	scribed in section 626(b)(2)(B)," after "for
3	cause"; and
4	(C) by striking "(b) If" and inserting "If";
5	and
6	(8) in section 635A(a), by striking "renewal,".
7	(d) Effective Date; Application.—
8	(1) Effective date.—This section, and the
9	amendments made by this section, shall take effect
10	6 months after the date of the enactment of this
11	Act.
12	(2) Application.—This section, and the
13	amendments made by this section, shall apply to a
14	franchise granted—
15	(A) on or after the effective date estab-
16	lished by paragraph (1); or
17	(B) before such date, if such franchise (in-
18	cluding, notwithstanding the amendment made
19	by subsection (c)(2)(B), any renewal thereof) is
20	in effect on such date.
21	SEC. 207. COMMUNITIES OVER REGULATING NETWORKS
22	NEED ECONOMIC COMPETITION TODAY.
23	(a) In General.—Except as provided in subsections
24	(b)(1) and (c), a State or political subdivision thereof may
25	not provide or offer for sale to the public, a telecommuni-

- 1 cations provider, or to a commercial provider of broadband
- 2 internet access service, retail or wholesale broadband
- 3 internet access service.
- 4 (b) Transitional Rule.—Any State or political
- 5 subdivision thereof providing or offering for sale, either
- 6 to the public, a telecommunications provider, or to a pro-
- 7 vider of broadband internet access service, retail or whole-
- 8 sale broadband internet access service, before the date of
- 9 the enactment of this section—
- 10 (1) notwithstanding subsection (a), may con-
- tinue to provide or offer for sale such service if the
- 12 Commission finds there is no more than one other
- 13 commercial provider of broadband internet access
- that provides competition for that service in a par-
- 15 ticular area;
- 16 (2) shall notify each subscriber of the State or
- 17 political subdivision if a commercial provider of re-
- tail broadband internet access enters the market;
- 19 and
- 20 (3) may not construct or extend facilities used
- 21 to deliver broadband internet access service beyond
- 22 the geographic area in which the State or political
- subdivision thereof lawfully operates.

- 1 (c) Exception.—Notwithstanding subsection (a),
- 2 this section does not apply to the Tennessee Valley Au-
- 3 thority.

23

- 4 (d) Rules of Construction.—
- 5 (1) IN GENERAL.—This section may not be con-6 strued to restrict a State or political subdivision 7 thereof, from allowing the nondiscriminatory use of 8 its rights-of-way, including access to utility poles, 9 conduits, ducts, or similar support structures used 10 for the deployment of facilities necessary to deliver

broadband internet access service.

- 12 (2) PUBLIC SAFETY.—This section may not be 13 construed to restrict a State or political subdivision 14 thereof, from providing broadband facilities or serv-15 ices for 9–1–1, enhanced 9–1–1 service, or Next 16 Generation 9–1–1.
- 17 (e) Limitation of Commission Authority.—Not-18 withstanding any provision of law, including section 706 19 of the Communications Act of 1934 (47 U.S.C. 706), the 20 Commission may not pre-empt State laws to permit a 21 State or political subdivision thereof to provide or offer 22 for sale to the public retail or wholesale broadband inter-
- 24 (f) Definitions.—In this section:

net access service.

- (1) 9–1–1 REQUEST FOR EMERGENCY ASSIST-ANCE.—The term "9–1–1 request for emergency assistance" means a communication, such as voice, text, picture, multimedia, or any other type of data that is sent to an emergency communications center for the purpose of requesting emergency assistance.
  - (2) Broadband internet access service.—
    The term "broadband internet access service" has
    the meaning given that term in section 8.1(b) of title
    47, Code of Federal Regulations, or any successor
    regulation.
  - (3) Commonly accepted standards" means—
    - (A) the technical standards followed by the communications industry for network, device, and Internet Protocol connectivity, including standards developed by the Third Generation Partnership Project, the Institute of Electrical and Electronics Engineers, the Alliance for Telecommunications Industry Solutions, the Internet Engineering Taskforce, and the International Telecommunications Union; and
    - (B) standards that are accredited by a recognized authority such as the American National Standards Institute.

1	(4) Emergency communications center.—
2	The term "emergency communications center"
3	means a facility that is designated to receive a 9-
4	1–1 request for emergency assistance and perform
5	one or more of the following functions:
6	(A) Process and analyze 9–1–1 requests
7	for emergency assistance and other gathered in-
8	formation.
9	(B) Dispatch appropriate emergency re-
10	sponse providers.
11	(C) Transfer or exchange 9–1–1 requests
12	for emergency assistance and other gathered in-
13	formation with other emergency communica-
14	tions centers and emergency response providers.
15	(D) Analyze any communications received
16	from emergency response providers.
17	(E) Support incident command functions.
18	(5) Emergency response provider.—The
19	term "emergency response provider"—
20	(A) has the meaning given that term under
21	section 2 of the Homeland Security Act (47
22	U.S.C. 101); and
23	(B) includes Federal, State, and local gov-
24	ernmental and nongovernmental emergency
25	public safety, fire, law enforcement, emergency

- response, emergency medical (including hospital emergency facilities), and related personnel, agencies, and authorities.
  - (6) ENHANCED 9–1–1 SERVICE.—The term "enhanced 9–1–1 service" has the meaning given that term in section 7(10) of the Wireless Communications and Public Safety Act of 1999 (47 U.S.C. 615b(10)).
    - (7) INTEROPERABLE.—The term "interoperable" means the capability of emergency communications centers to receive 9–1–1 requests for emergency assistance and related data such as location information and callback numbers from the public, then process and share the 9–1–1 requests for emergency assistance and related data with other emergency communications centers and emergency response providers, regardless of jurisdiction, equipment, device, software, service provider, or other relevant factors, and without the need for proprietary interfaces.
    - (8) NEXT GENERATION 9-1-1.—The term "Next Generation 9-1-1" means an interoperable, secure, Internet Protocol-based system that—
- 24 (A) employs commonly accepted standards;

1	(B) enables the appropriate emergency
2	communications centers to receive, process, and
3	analyze all types of 9-1-1 requests for emer-
4	gency assistance;
5	(C) acquires and integrates additional in-
6	formation useful to handling 9-1-1 requests for
7	emergency assistance; and
8	(D) supports sharing information related
9	to 9-1-1 requests for emergency assistance
10	among emergency communications centers and
11	emergency response providers.
12	(9) State.—The term "State" means any
13	State of the United States, the District of Columbia,
14	Puerto Rico, American Samoa, Guam, the United
15	States Virgin Islands, the Northern Mariana Is-
16	lands, and any other territory or possession of the
17	United States.
18	(10) Telecommunications provider.—The
19	term "telecommunications provider" means an eligi-
20	ble telecommunications carrier as designated under
21	section 214(e)(2) of the Communications Act of
22	1934 (47 U.S.C. 214(e)(2)).

1	SEC. 208. STREAMLINING PERMITTING TO ENABLE EFFI-
2	CIENT DEPLOYMENT OF BROADBAND INFRA-
3	STRUCTURE.
4	Title I of the Communications Act of 1934 (47
5	U.S.C. 151 et seq.) is amended by adding at the end the
6	following:
7	"SEC. 14. EXEMPTION FROM REVIEW FOR CERTAIN COMMU-
8	NICATIONS FACILITIES.
9	"(a) For Permitting by Commission.—
10	"(1) In general.—Notwithstanding any provi-
11	sion of the National Environmental Policy Act of
12	1969 (42 U.S.C. 4321 et seq.) or division A of sub-
13	title III of title 54, United States Code, the Commis-
14	sion shall not be required to perform, and may not
15	require any entity regulated by the Commission to
16	perform, any review under such Act or division as a
17	condition of permitting the placement and installa-
18	tion of a communications facility if—
19	"(A) the new facility—
20	"(i) will be located within a public
21	right-of-way; and
22	"(ii) is not more than 50 feet tall or
23	10 feet higher than any existing structure
24	in the public right-of-way, whichever is
25	higher;
26	"(B) the new facility is—

1	"(i) a replacement for an existing
2	communications facility; and
3	"(ii) the same as, or substantially
4	similar to (as such term is defined by the
5	Commission), the communications facility
6	that the new communications facility is re-
7	placing;
8	"(C) the new facility is a type of commu-
9	nications facility that—
10	"(i) is described in subsection
11	(c)(2)(B); and
12	"(ii) meets the size limitation of a
13	small antenna established by the Commis-
14	sion; or
15	"(D) the placement and installation involve
16	the expansion of the site of an existing facility
17	not more than 30 feet in any direction.
18	"(2) Savings clause.—Nothing in this sub-
19	section shall be construed to affect—
20	"(A) the obligation of the Commission to
21	evaluate radiofrequency exposure under the Na-
22	tional Environmental Policy Act of 1969 (42
23	U.S.C. 4321 et seq.);
24	"(B) except as explicitly provided in this
25	subsection, the obligation of any provider of a

1	communications service to comply with the Na-
2	tional Environmental Policy Act of 1969 (42
3	U.S.C. 4321 et seq.) or division A of subtitle
4	III of title 54, United States Code;
5	"(C) the authority of a State or local gov-
6	ernment to apply and enforce the zoning and
7	other land use regulations of the State or local
8	government to the extent consistent with this
9	subsection and sections $253$ , $332(c)(7)$ , and
10	621; or
11	"(D) the authority or obligations estab-
12	lished under section 20156(e) of title 49,
13	United States Code.
14	"(b) For Grant of Easement on Federal Prop-
15	ERTY.—No review shall be required under the National
16	Environmental Policy Act of 1969 (42 U.S.C. 4321 et
17	seq.) or division A of subtitle III of title 54, United States
18	Code, as a condition of granting a covered easement for
19	a communications facility if a covered easement has been
20	granted for another communications facility or a utility
21	facility with respect to the same building or other property
22	owned by the Federal Government.
23	"(c) Definitions.—In this section:
24	"(1) Antenna.—The term 'antenna' means
25	communications equipment that transmits or re-

1	ceives electromagnetic radio frequency signals used
2	in the provision of wireless services.
3	"(2) Communications facility.—The term
4	'communications facility' includes—
5	"(A) any infrastructure, including any
6	transmitting device, tower, or support structure,
7	and any equipment, switches, wiring, cabling,
8	power sources, shelters, or cabinets, associated
9	with the licensed or permitted unlicensed wire-
10	less or wireline transmission of writings, signs,
11	signals, data, images, pictures, and sounds of
12	all kinds; and
13	"(B) any antenna or apparatus—
14	"(i) that is designed for the purpose
15	of emitting or receiving radio frequency;
16	"(ii) that—
17	"(I) is designed to be operated,
18	or is operating, from a fixed location
19	pursuant to authorization by the
20	Commission; or
21	"(II) is using duly authorized de-
22	vices that do not require individual li-
23	censes; and
24	"(iii) that is added to a tower, build-
25	ing, support pole, or other structure.

1	"(3) COVERED EASEMENT.—The term 'covered
2	easement' means an easement, right-of-way, or lease
3	to, in, over, or on a building or other property owned
4	by the Federal Government, excluding Tribal land
5	held in trust by the Federal Government (unless the
6	Tribal Government of such land requests that the
7	Commission not exclude the land for purposes of
8	this definition), for the right to install, construct,
9	modify, or maintain a communications facility.
10	"(4) Public right-of-way.—The term 'public
11	right-of-way'—
12	"(A) means—
13	"(i) the area on, below, or above a
14	public roadway, highway, street, sidewalk,
15	alley, or similar property; and
16	"(ii) any land immediately adjacent to
17	and contiguous with property described in
18	clause (i) that is within the right-of-way
19	grant; and
20	"(B) does not include a portion of the
21	Interstate System (as such term is defined in
22	section 101(a) of title 23, United States Code).
23	"(5) Support pole.—The term 'support pole'
24	means an upright pole or structure used or capable
25	of being used to support a wireless service facility.

- "(6) UTILITY FACILITY.—The term 'utility fa-1 2 cility' means any privately, publicly, or cooperatively 3 owned line, facility, or system for producing, trans-4 mitting, or distributing power, electricity, light, heat, 5 gas, oil, crude products, water, steam, waste, storm 6 water not connected with highway drainage, or any 7 other similar commodity, including any fire or police 8 signal system or street lighting system, that directly 9 or indirectly serves the public.
- 10 "(7) WIRELESS SERVICE.—The term 'wireless 11 service' means the transmission by radio commu-12 nication of voice, video, or data communications 13 services, including Internet Protocol or any suc-14 cessor protocol-enabled services, or any combination 15 of those services, whether provided on a licensed or 16 permitted unlicensed basis.
- "(8) WIRELESS SERVICE FACILITY.—The term
  wireless service facility means a facility for the provision of wireless service.".
- 20 SEC. 209. WIRELESS BROADBAND COMPETITION AND EFFI-
- 21 CIENT DEPLOYMENT.
- (a) NEPA Exemption.—A covered project shall not
- 23 be subject to the requirements of section 102(2)(C) of the
- 24 National Environmental Policy Act of 1969 (42 U.S.C.
- 25 4332(2)(C)).

1	(b) National Historic Preservation Act Ex-
2	EMPTION.—A covered project shall not be considered an
3	undertaking under section 300320 of title 54, United
4	States Code.
5	(c) DEFINITIONS.—In this section:
6	(1) Commission.—The term "Commission"
7	means the Federal Communications Commission.
8	(2) COVERED PROJECT.—The term "covered
9	project" means a project—
10	(A) for—
11	(i) the mounting or installation of an
12	eligible personal wireless service facility
13	with another eligible personal wireless serv-
14	ice facility that exists at the time at which
15	a complete request for authorization of
16	such mounting or installation is filed with
17	a State or local government or instrumen-
18	tality thereof; or
19	(ii) the modification of an eligible per-
20	sonal wireless service facility; and
21	(B) for which a permit, license, or approval
22	from the Commission is required or that is oth-
23	erwise subject to the jurisdiction of the Com-
24	mission.

1	(3) Eligible personal wireless service
2	FACILITY.—The term "eligible personal wireless
3	service facility" means any antenna, apparatus, or
4	transmitting device, and any equipment, switches,
5	wiring, cabling, power sources, shelters, or cabinets,
6	for the provision of a personal wireless service.
7	(4) Personal wireless services.—The term
8	"personal wireless services"—
9	(A) has the meaning given such term in
10	section 332(c)(7)(C) of the Communications
11	Act of 1934 (47 U.S.C. 332(e)(7)(C)); and
12	(B) also includes commercial mobile data
13	service (as defined in section 6001 of the Mid-
14	dle Class Tax Relief and Job Creation Act of
15	2012 (47 U.S.C. 1401)).
16	(5) State.—The term "State" means the 50
17	States, the District of Columbia, the territories and
18	possessions of the United States, and each federally
19	recognized Indian Tribe.
20	SEC. 210. BROADBAND COMPETITION AND EFFICIENT DE-
21	PLOYMENT.
22	(a) NEPA Exemption.—A covered project shall not
23	be subject to the requirements of section 102(2)(C) of the
24	National Environmental Policy Act of 1969 (42 U.S.C.
25	4332(2)(C)).

1	(b) National Historic Preservation Act Ex-
2	EMPTION.—A covered project shall not be considered an
3	undertaking under section 300320 of title 54, United
4	States Code.
5	(e) Definitions.—In this section:
6	(1) Commission.—The term "Commission"
7	means the Federal Communications Commission.
8	(2) COVERED PROJECT.—The term "covered
9	project" means a project—
10	(A) for the placement, construction, or
11	modification of a telecommunications service fa-
12	cility in or on eligible support infrastructure;
13	and
14	(B) for which a permit, license, or approval
15	from the Commission is required or that is oth-
16	erwise subject to the jurisdiction of the Com-
17	mission.
18	(3) Eligible support infrastructure.—
19	The term "eligible support infrastructure" means in-
20	frastructure that supports or houses a facility for
21	communication by wire (or is designed to and capa-
22	ble of supporting or housing such a facility) at the
23	time when a complete request to a State or local
24	government or instrumentality thereof for authoriza-
25	tion to place, construct, or modify a telecommuni-

- 1 cations service facility in or on the infrastructure is 2 received by the government or instrumentality.
- 3 (4) STATE.—The term "State" means the 50
  4 States, the District of Columbia, the territories and
  5 possessions of the United States, and each federally
  6 recognized Indian Tribe.
- 7 (5) TELECOMMUNICATIONS SERVICE.—The 8 term "telecommunications service" has the meaning 9 given such term in section 3 of the Communications 10 Act of 1934 (47 U.S.C. 153).
- 11 (6) TELECOMMUNICATIONS SERVICE FACIL12 ITY.—The term "telecommunications service facil13 ity" means a facility for the provision of any inter14 state or intrastate telecommunications service.
- 15 SEC. 211. WIRELESS RESILIENCY AND FLEXIBLE INVEST-
- 16 MENT.
- 17 (a) In General.— Section 6409(a) of the Middle
- 18 Class Tax Relief and Job Creation Act of 2012 (47 U.S.C.
- 19 1455(a)) is amended—
- (1) in paragraph (1), by striking "eligible facilities request for a modification of an existing wireless tower or base station that does not substantially change the physical dimensions of such tower or base station" and inserting "complete eligible facilities request for a modification of an existing wireless

1	tower, base station, or eligible support structure that
2	does not substantially change the physical dimen-
3	sions of such tower, base station, or eligible support
4	structure";
5	(2) by amending paragraph (2) to read as fol-
6	lows:
7	"(2) Time frame.—
8	"(A) IN GENERAL.—Not later than 60
9	days after the date on which a State or local
10	government receives a complete eligible facilities
11	request described under paragraph (1), the
12	State or local government shall approve such
13	request.
14	"(B) DEEMED APPROVAL.—If a State or
15	local government does not approve an eligible
16	facilities request by the date required under
17	subparagraph (A), the request is deemed ap-
18	proved on the day after such date.
19	"(C) When request considered com-
20	PLETE; RECEIVED.—
21	"(i) When request considered
22	COMPLETE.—
23	"(I) IN GENERAL.—For the pur-
24	poses of this paragraph, an eligible fa-
25	cilities request to a State or local gov-

1	ernment shall be considered complete
2	if the requesting party has not re-
3	ceived a written notice from the State
4	or local government within 10 busi-
5	ness days after the date on which the
6	request is received by the State or
7	local government—
8	"(aa) stating that all the in-
9	formation (including any form or
10	other document) required by the
11	State or local government to be
12	submitted for the request to be
13	considered complete has not been
14	submitted; and
15	"(bb) identifying the infor-
16	mation required to be submitted
17	that was not submitted.
18	"(II) DEFINITION.—In this
19	clause, the term 'received by the State
20	or local government' means—
21	"(aa) in the case of an eligi-
22	ble facilities request submitted
23	electronically, on the date on
24	which the request is transmitted;

1	"(bb) in the case of an eligi-
2	ble facilities request submitted in
3	person, on the date on which the
4	request is delivered to the indi-
5	vidual or at the location specified
6	by the State or local government
7	for in-person submission; and
8	"(cc) in the case of an eligi-
9	ble facilities request submitted in
10	any other manner, on the date
11	determined under regulations
12	promulgated by the Commission
13	for the manner in which the re-
14	quest is submitted.
15	"(ii) When complete request con-
16	SIDERED RECEIVED.—For the purposes of
17	this paragraph, a complete eligible facilities
18	request shall be considered received on the
19	date on which the requesting party submits
20	to the State or local government all infor-
21	mation (including any form or other docu-
22	ment) required by the State or local gov-
23	ernment to be submitted for the request to
24	be considered complete."; and
25	(3) by adding at the end the following:

1	"(4) Definitions.—In this subsection:
2	"(A) ELIGIBLE FACILITIES REQUEST.—
3	The term 'eligible facilities request' means any
4	request for modification of an existing wireless
5	tower, base station, or eligible support structure
6	that involves—
7	"(i) collocation of new transmission
8	equipment;
9	"(ii) removal of transmission equip-
10	ment;
11	"(iii) replacement of transmission
12	equipment; or
13	"(iv) placement, modification, or con-
14	struction of equipment that—
15	"(I) improves the resiliency of
16	the wireless tower, base station, or eli-
17	gible support structure; and
18	"(II) provides a direct benefit to
19	public safety, such as—
20	"(aa) providing backup
21	power for the wireless tower, base
22	station, or eligible support struc-
23	ture;

1	"(bb) hardening the wireless
2	tower, base station, or other eligi-
3	ble support structure; or
4	"(cc) providing more reliable
5	connection capability using the
6	wireless tower, base station, or
7	eligible support structure.
8	"(B) Eligible support structure.—
9	The term 'eligible support structure' means a
10	structure that supports a personal wireless serv-
11	ice facility at the time at which the eligible fa-
12	cilities request is made.
13	"(C) Personal wireless service facil-
14	ITY.—The term 'personal wireless service facil-
15	ity' means a facility necessary for the provision
16	of—
17	"(i) commercial mobile service;
18	"(ii) commercial mobile data service
19	(as that term is defined in section 6001 of
20	the Middle Class Tax Relief and Job Cre-
21	ation Act of 2012 (47 U.S.C. 1401));
22	"(iii) unlicensed wireless service; and
23	"(iv) common carrier wireless ex-
24	change access service."

1	(b) Implementation.—Not later than 180 days
2	after the date of the enactment of this Act, the Federal
3	Communications Commission shall issue final rules imple-
4	menting subsection (a), and the amendments made by
5	such subsection.
6	SEC. 212. BROADBAND RESILIENCY AND FLEXIBLE INVEST-
7	MENT.
8	(a) In General.—Section 6409(a) of the Middle
9	Class Tax Relief and Job Creation Act of 2012 (47 U.S.C.
10	1455(a)) is amended—
11	(1) in paragraph (1), by striking "any eligible
12	facilities request" and inserting the following: "any
13	complete—
14	"(A) eligible facilities request for a modi-
15	fication of an existing wireless tower, base sta-
16	tion, or eligible support structure that does not
17	substantially change the physical dimensions of
18	such tower, base station, or eligible support
19	structure; and
20	"(B) eligible telecommunications facilities
21	request for a modification of any existing tele-
22	communications service facility in or on an eli-
23	gible support infrastructure that does not sub-
24	stantially change the physical dimensions of
25	such facility.":

1	(2) by amending paragraph (2) to read as fol-
2	lows:
3	"(2) Time frame.—
4	"(A) IN GENERAL.—Not later than 60
5	days after the date on which a State or local
6	government receives a complete request de-
7	scribed under paragraph (1), the State or local
8	government shall approve such request.
9	"(B) Deemed Approval.—If a State or
10	local government does not approve a request by
11	the date required under subparagraph (A), the
12	request is deemed approved on the day after
13	such date.
14	"(C) When request considered com-
15	PLETE; RECEIVED.—
16	"(i) When request considered
17	COMPLETE.—
18	"(I) In general.—For the pur-
19	poses of this paragraph, a request to
20	a State or local government shall be
21	considered complete if the requesting
22	party has not received a written notice
23	from the State or local government
24	within 10 business days after the date

1	on which the request is received by
2	the State or local government—
3	"(aa) stating that all the in-
4	formation (including any form or
5	other document) required by the
6	State or local government to be
7	submitted for the request to be
8	considered complete has not been
9	submitted; and
10	"(bb) identifying the infor-
11	mation required to be submitted
12	that was not submitted.
13	"(II) DEFINITION.—In this
14	clause, the term 'received by the State
15	or local government' means—
16	"(aa) in the case of a re-
17	quest submitted electronically, on
18	the date on which the request is
19	transmitted;
20	"(bb) in the case of a re-
21	quest submitted in person, on the
22	date on which the request is de-
23	livered to the individual or at the
24	location specified by the State or

1	local government for in-person
2	submission; and
3	"(ce) in the case of a re-
4	quest submitted in any other
5	manner, on the date determined
6	under regulations promulgated by
7	the Commission for the manner
8	in which the request is sub-
9	mitted.
10	"(ii) When complete request con-
11	SIDERED RECEIVED.—For the purposes of
12	this paragraph, a complete request shall be
13	considered received on the date on which
14	the requesting party submits to the State
15	or local government all information (in-
16	cluding any form or other document) re-
17	quired by the State or local government to
18	be submitted for the request to be consid-
19	ered complete."; and
20	(3) by adding at the end the following:
21	"(4) Definitions.—In this subsection:
22	"(A) ELIGIBLE FACILITIES REQUEST.—
23	The term 'eligible facilities request' means any
24	request for modification of an existing wireless

1	tower, base station, or eligible support structure
2	that involves—
3	"(i) collocation of new transmission
4	equipment;
5	"(ii) removal of transmission equip-
6	ment;
7	"(iii) replacement of transmission
8	equipment; or
9	"(iv) placement, modification, or con-
10	struction of equipment that—
11	"(I) improves the resiliency of
12	the wireless tower, base station, or eli-
13	gible support structure; and
14	"(II) provides a direct benefit to
15	public safety, such as—
16	"(aa) providing backup
17	power for the wireless tower, base
18	station, or eligible support struc-
19	ture;
20	"(bb) hardening the wireless
21	tower, base station, or other eligi-
22	ble support structure; or
23	"(ce) providing more reliable
24	connection capability using the

1	wireless tower, base station, or
2	other eligible support structure.
3	"(B) ELIGIBLE TELECOMMUNICATIONS FA-
4	CILITIES REQUEST.—The term 'eligible tele-
5	communications facilities request' means any
6	request for modification of an existing tele-
7	communications service facility in or on an eli-
8	gible support infrastructure that involves—
9	"(i) collocation of new telecommuni-
10	cations service facility equipment;
11	"(ii) removal of telecommunications
12	service facility equipment; or
13	"(iii) replacement of telecommuni-
14	cations service facility equipment.
15	"(C) ELIGIBLE SUPPORT INFRASTRUC-
16	TURE.—The term 'eligible support infrastruc-
17	ture' means infrastructure that supports or
18	houses a facility for communication by wire (or
19	is designed to and capable of supporting or
20	housing such a facility) at the time when a
21	complete request to a State or local government
22	or instrumentality thereof for authorization to
23	place, construct, or modify a telecommuni-
24	cations service facility in or on the infrastruc-

1	ture is received by the government or instru-
2	mentality.
3	"(D) ELIGIBLE SUPPORT STRUCTURE.—
4	The term 'eligible support structure' means a
5	structure that supports a personal wireless serv-
6	ice facility at the time at which the eligible fa-
7	cilities request is made.
8	"(E) Personal wireless service fa-
9	CILITY.—The term 'personal wireless service fa-
10	cility' means a facility necessary for the provi-
11	sion of—
12	"(i) commercial mobile service;
13	"(ii) commercial mobile data service
14	(as that term is defined in section 6001 of
15	the Middle Class Tax Relief and Job Cre-
16	ation Act of 2012 (47 U.S.C. 1401));
17	"(iii) unlicensed wireless service; and
18	"(iv) common carrier wireless ex-
19	change access service.
20	"(F) Telecommunications service fa-
21	CILITY.—The term 'telecommunications service
22	facility' means a facility for the provision of any
23	interstate or intrastate telecommunications
24	service.".

1	(b) Implementation.—Not later than 180 days
2	after the date of the enactment of this Act, the Federal
3	Communications Commission shall issue final rules imple-
4	menting subsection (a), and the amendments made by
5	such subsection.
6	SEC. 213. PROPORTIONAL REVIEWS FOR BROADBAND DE-
7	PLOYMENT.
8	Section 6409(a)(3) of the Middle Class Tax Relief
9	and Job Creation Act of 2012 (47 U.S.C. 1455(a)(3)) is
10	amended to read as follows:
11	"(3) Application of Nepa; Nhpa.—
12	"(A) NEPA EXEMPTION.—An eligible fa-
13	cilities request shall not be subject to the re-
14	quirements of section 102(2)(C) of the National
15	Environmental Policy Act of 1969 (42 U.S.C.
16	4332(2)(C)).
17	"(B) NATIONAL HISTORIC PRESERVATION
18	ACT EXEMPTION.—An eligible facilities request
19	shall not be considered an undertaking under
20	section 300320 of title 54, United States
21	Code.".
22	SEC. 214. PROTECTING CRITICAL INFRASTRUCTURE.
23	(a) In General.—Title V of the Communications
24	Act of 1934 (47 U.S.C. 501 et seq.) is amended by adding
25	after section 501, the following new section:

## "§ 501A. Enhanced general penalty

2	"(a) Offenses.—Whoever, during and in relation to
3	a violation enumerated in section 501, willfully or mali-

- ciously destroys any communications facility, in addition
- to the punishment provided for a violation that includes
- imprisonment, be sentenced to a term of imprisonment of 6
- 7 2 years.

12

- 8 Consecutive Sentence.—Notwithstanding
- 9 any other provision of law—
- "(1) a court may not place on probation any 10
- 11 person convicted of a violation of this section; "(2) except as provided in paragraph (3), a
- 13 term of imprisonment imposed on a person under
- 14 this section may not run concurrently with any other
- 15 term of imprisonment imposed on the person under
- 16 any other provision of law, including any term of im-
- 17 prisonment imposed for the violation of this section;
- 18 and
- 19 "(3) a term of imprisonment imposed on a per-
- 20 son for a violation of this section may, in the discre-
- 21 tion of the court, run concurrently, in whole or in
- 22 part, only with another term of imprisonment that
- 23 is imposed by the court at the same time on that
- 24 person for an additional violation of this section, if
- 25 the discretion is exercised in accordance with appli-
- 26 cable guidelines and policy statements issued by the

1	Sentencing Commission pursuant to section 994 of
2	title 28, United States Code.
3	"(c) Communications Facility Defined.—In this
4	section, the term 'communications facility' includes—
5	"(1) any infrastructure, including any transmit-
6	ting device, tower, or support structure, and any
7	equipment, switches, wiring, cabling, power sources,
8	shelters, or cabinets, associated with the licensed or
9	permitted unlicensed wireless or wireline trans-
10	mission of writings, signs, signals, data, images, pic-
11	tures, and sounds of all kinds; and
12	"(2) any antenna or apparatus that—
13	"(A) is designed for the purpose of emit-
14	ting radio frequency;
15	"(B) is designed to be operated, or is oper-
16	ating, from a fixed location pursuant to author-
17	ization by the Commission or is using duly au-
18	thorized devices that do not require individual
19	licenses; and
20	"(C) is added to a tower, building, or other
21	structure.".
22	SEC. 215. REDUCING ANTIQUATED PERMITTING FOR IN-
23	FRASTRUCTURE DEPLOYMENT.
24	(a) Definitions.—In this section:

1	(1) Personal wireless service.—The term
2	"personal wireless service" means—
3	(A) commercial mobile service (as defined
4	in section 332(d) of the Communications Act of
5	1934 (47 U.S.C. 332(d)));
6	(B) commercial mobile data service (as de-
7	fined in section 6001 of the Middle Class Tax
8	Relief and Job Creation Act of 2012 (47 U.S.C.
9	1401));
10	(C) unlicensed wireless service; and
11	(D) common carrier wireless exchange ac-
12	cess service.
13	(2) Personal wireless service facility.—
14	The term "personal wireless service facility" means
15	a facility for the provision of personal wireless serv-
16	ice.
17	(3) Small personal wireless service fa-
18	CILITY.—The term "small personal wireless service
19	facility"—
20	(A) means a personal wireless service facil-
21	ity in which each antenna is not more than 3
22	cubic feet in volume; and
23	(B) does not include a wireline backhaul
24	facility.

1	(4) WIRELINE BACKHAUL FACILITY.—The term
2	"wireline backhaul facility" means an above-ground
3	or underground wireline facility used to transport
4	communications service or other electronic commu-
5	nications from a small personal wireless service facil-
6	ity or its adjacent network interface device to a com-
7	munications network.
8	(b) In General.—The deployment of a small per-
9	sonal wireless service facility shall not constitute an under-
10	taking under section 300320 of title 54, United States
11	Code, or a major Federal action for the purposes of sec-
12	tion 102(2)(C) of the National Environmental Policy Act
13	of 1969 (42 U.S.C. 4332).
14	(c) Rebuttable Presumption.—
15	(1) In general.—If a federally recognized In-
15 16	(1) In general.—If a federally recognized Indian Tribe or Native Hawaiian Organization is
16	dian Tribe or Native Hawaiian Organization is
16 17	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or
16 17 18	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or Form 621 (or any successor form), or can be rea-
16 17 18 19	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or Form 621 (or any successor form), or can be rea- sonably expected to have received a complete Form
16 17 18 19 20	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or Form 621 (or any successor form), or can be rea- sonably expected to have received a complete Form 620 or Form 621 (or any successor form), and has
116 117 118 119 220 221	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or Form 621 (or any successor form), or can be reasonably expected to have received a complete Form 620 or Form 621 (or any successor form), and has not acted on a complete request contained in the
16 17 18 19 20 21 22	dian Tribe or Native Hawaiian Organization is shown to have received a complete Form 620 or Form 621 (or any successor form), or can be reasonably expected to have received a complete Form 620 or Form 621 (or any successor form), and has not acted on a complete request contained in the form within 45 days after such receipt—

1	effort to provide the information reasonably
2	necessary for federally recognized Indian Tribes
3	and Native Hawaiian Organizations to ascertain
4	whether historic properties of religious and cul-
5	tural significance to them may be affected by
6	the undertaking; and
7	(B) the federally recognized Indian Tribe
8	or Native Hawaiian Organization (as the case
9	may be) shall be presumed to have disclaimed
10	interest in the application.
11	(2) Overcoming presumption.—
12	(A) In General.—Federally recognized
13	Indian Tribe or Native Hawaiian Organization
14	may overcome the presumption under para-
15	graph (1) upon favorably demonstrating one or
16	more of the factors to be considered under sub-
17	paragraph (B).
18	(B) Factors considered.—The review
19	by the Commission or a court of competent ju-
20	risdiction under paragraph (1) shall give sub-
21	stantial weight to—
22	(i) whether the applicant made a rea-
23	sonable attempt to follow up with the fed-
24	erally recognized Indian Tribe or Native

Hawaiian Organization not earlier than 30

25

1	days, and not later than 50 days, after the
2	applicant submitted a complete Form 620
3	or Form 621 (as the case may be) to the
4	federally recognized Indian Tribe or Native
5	Hawaiian Organization; and
6	(ii) whether the rules of the Commis-
7	sion and Form 620 or Form 621 is found
8	to be in violation of a Nationwide Pro-
9	grammatic Agreement of the Commission.
10	SEC. 216. COASTAL BROADBAND DEPLOYMENT.
11	(a) NEPA Exemption.—A covered project shall not
12	be subject to the requirements of section 102(2)(C) of the
13	National Environmental Policy Act of 1969 (42 U.S.C.
14	4332(2)(C)).
15	(b) National Historic Preservation Act Ex-
16	EMPTION.—A covered project shall not be considered an
17	undertaking under section 300320 of title 54, United
18	States Code.
19	(c) Definitions.—In this section:
20	(1) Commission.—The term "Commission"
21	means the Federal Communications Commission.
22	(2) COMMUNICATIONS FACILITY.—The term
23	"communications facility" includes—

1	(A) any wireless or wireline infrastructure
2	for the transmission of writing, signs, signals,
3	data, images, pictures, or sounds of all kinds;
4	(B) any transmitting device, tower, or sup-
5	port structure, and any equipment, switches,
6	wiring, cabling, power sources, shelters, or cabi-
7	nets, associated with the provision of commu-
8	nications service; and
9	(C) any antenna or apparatus that—
10	(i) is designed for the purpose of
11	emitting radio frequency;
12	(ii) is designed to be operated, or is
13	operating, from a fixed location; and
14	(iii) is added to a tower, building, or
15	other structure.
16	(3) COMMUNICATIONS SERVICE.—The term
17	"communications service" means a service for the
18	transmission of writing, signs, signals, data, images,
19	pictures, or sounds of all kinds.
20	(4) COVERED PROJECT.—The term "covered
21	project'' means a project—
22	(A) for the deployment or modification of
23	a communications facility that is to be carried
24	out entirely within a floodplain (as defined in
25	section 9.4 of title 44, Code of Federal Regula-

1	tions, as in effect on the date of the enactment
2	of this Act); and
3	(B) for which a permit, license, or approval
4	from the Commission is required or that is oth-
5	erwise subject to the jurisdiction of the Com-
6	mission.
7	SEC. 217. BROWNFIELDS BROADBAND DEPLOYMENT.
8	(a) NEPA Exemption.—A covered project shall not
9	be subject to the requirements of section 102(2)(C) of the
10	National Environmental Policy Act of 1969 (42 U.S.C.
11	4332(2)(C)).
12	(b) National Historic Preservation Act Ex-
13	EMPTION.—A covered project shall not be considered an
14	undertaking under section 300320 of title 54, United
15	States Code.
16	(c) Definitions.—In this section:
17	(1) Commission.—The term "Commission"
18	means the Federal Communications Commission.
19	(2) Communications facility.—The term
20	"communications facility" includes—
21	(A) any wireless or wireline infrastructure
22	for the transmission of writing, signs, signals,
23	data, images, pictures, or sounds of all kinds;
24	(B) any transmitting device, tower, or sup-
25	port structure, and any equipment, switches,

1	wiring, cabling, power sources, shelters, or cabi-
2	nets, associated with the provision of commu-
3	nications service; and
4	(C) any antenna or apparatus that—
5	(i) is designed for the purpose of
6	emitting radio frequency;
7	(ii) is designed to be operated, or is
8	operating, from a fixed location; and
9	(iii) is added to a tower, building, or
10	other structure.
11	(3) Communications service.—The term
12	"communications service" means a service for the
13	transmission of writing, signs, signals, data, images,
14	pictures, or sounds of all kinds.
15	(4) COVERED PROJECT.—The term "covered
16	project" means a project—
17	(A) for the deployment or modification of
18	a communications facility that is to be carried
19	out entirely within a brownfield site (as defined
20	in section 101 of the Comprehensive Environ-
21	mental Response, Compensation, and Liability
22	Act of 1980 (42 U.S.C. 9601)); and
23	(B) for which a permit, license, or approval
24	from the Commission is required or that is oth-

- 1 erwise subject to the jurisdiction of the Com-
- 2 mission.

## 3 SEC. 218. TRUSTED BROADBAND NETWORKS.

- 4 (a) NEPA EXEMPTION.—A covered project shall not
- 5 be subject to the requirements of section 102(2)(C) of the
- 6 National Environmental Policy Act of 1969 (42 U.S.C.
- 7 4332(2)(C)).
- 8 (b) National Historic Preservation Act Ex-
- 9 EMPTION.—A covered project shall not be considered an
- 10 undertaking under section 300320 of title 54, United
- 11 States Code.
- 12 (c) Covered Project Defined.—In this section,
- 13 the term "covered project" means a project to perma-
- 14 nently remove covered communications equipment or serv-
- 15 ices (as defined in section 9 of the Secure and Trusted
- 16 Communications Networks Act of 2019 (47 U.S.C. 1608))
- 17 and to replace such covered communications equipment or
- 18 services with communications equipment or services that
- 19 are not covered communications equipment or services (as
- 20 so defined).

## 21 SEC. 219. CONNECTING COMMUNITIES POST DISASTER.

- 22 (a) NEPA EXEMPTION.—A covered project shall not
- 23 be subject to the requirements of section 102(2)(C) of the
- 24 National Environmental Policy Act of 1969 (42 U.S.C.
- 25 4332(2)(C)).

1	(b) National Historic Preservation Act Ex-
2	EMPTION.—A covered project shall not be considered an
3	undertaking under section 300320 of title 54, United
4	States Code.
5	(c) Definitions.—In this section:
6	(1) Communications facility.—The term
7	"communications facility" includes—
8	(A) any wireless or wireline infrastructure
9	for the transmission of writing, signs, signals,
10	data, images, pictures, or sounds of all kinds;
11	(B) any transmitting device, tower, or sup-
12	port structure, and any equipment, switches,
13	wiring, cabling, power sources, shelters, or cabi-
14	nets, associated with the provision of commu-
15	nications services; and
16	(C) any antenna or apparatus that—
17	(i) is designed for the purpose of
18	emitting radio frequency;
19	(ii) is designed to be operated, or is
20	operating, from a fixed location; and
21	(iii) is added to a tower, building, or
22	other structure.
23	(2) Communications service.—The term
24	"communications service" means a service for the

1	transmission of writing, signs, signals, data, images
2	pictures, or sounds of all kinds.
3	(3) COVERED PROJECT.—The term "covered
4	project' means a project that—
5	(A) is to be carried out within an area for
6	which the President has declared a major dis-
7	aster or an emergency under the Robert T.
8	Stafford Disaster Relief and Emergency Assist-
9	ance Act (42 U.S.C. 5121 et seq.);
10	(B) is to be carried out not later than 5
11	years after the date on which the President
12	made such declaration; and
13	(C) replaces a communications facility
14	damaged by such disaster or emergency or
15	makes improvements to a communications facil-
16	ity in such area that could reasonably be con-
17	sidered as necessary for recovery from such dis-
18	aster or emergency or to prevent or mitigate fu-
19	ture disasters or emergencies.
20	SEC. 220. WILDFIRE WIRELESS RESILIENCY.
21	(a) NEPA Exemption.—A covered project shall not
22	be subject to the requirements of section 102(2)(C) of the
23	National Environmental Policy Act of 1969 (42 U.S.C.
24	4332(2)(C)).

1	(b) National Historic Preservation Act Ex-
2	EMPTION.—A covered project shall not be considered an
3	undertaking under section 300320 of title 54, United
4	States Code.
5	(c) Definitions.—In this section:
6	(1) Communications facility.—The term
7	"communications facility" includes—
8	(A) any wireless or wireline infrastructure
9	for the transmission of writing, sign, signal,
10	data, image, picture, or sound of any kind;
11	(B) any transmitting device, tower, or sup-
12	port structure, and any equipment, switch, wir-
13	ing, cabling, power source, shelter, or cabinet,
14	associated with the provision of communications
15	services; and
16	(C) any antenna or apparatus that—
17	(i) is designed for the purpose of
18	emitting radio frequency;
19	(ii) is designed to be operated, or is
20	operating, from a fixed location; and
21	(iii) is added to a tower, building, or
22	other structure.
23	(2) Communications service.—The term
24	"communications service" means a service for the

1	transmission of any writing, sign, signal, data,
2	image, picture, or sound of any kind.
3	(3) COVERED PROJECT.—The term "covered
4	project" means a project that—
5	(A) is to be carried out entirely within an
6	area for which a Governor has declared a major
7	disaster or an emergency related to a wildfire;
8	(B) is to be carried out not later than 5
9	years after the date the Governor made such
10	declaration; and
11	(C) replaces a communications facility
12	damaged by such disaster or emergency or
13	makes improvements to a communications facil-
14	ity in such area that could reasonably be con-
15	sidered as necessary for recovery from such dis-
16	aster or emergency or to prevent or mitigate
17	any future disaster or emergency.
18	SEC. 221. STANDARD FEES.
19	(a) In General.—Section 6409 of the Middle Class
20	Tax Relief and Job Creation Act of 2012 (47 U.S.C.
21	1455) is amended—
22	(1) by redesignating subsection (d) as sub-
23	section (e); and
24	(2) by inserting after subsection (c) the fol-
25	lowing:

1	"(d) Common Fee Schedule.—
2	"(1) IN GENERAL.—Notwithstanding any other
3	provision of law, the Administrator of General Serv-
4	ices shall establish a common fee schedule for the
5	processing of applications under subsections $(b)(1)$
6	and (e).
7	"(2) FEE GUIDELINES.—The application fees
8	established under paragraph (1) shall be—
9	"(A) based on direct and actual cost recov-
10	ery; and
11	"(B) competitively neutral with regard to
12	other users of the building or other property
13	owned by the Federal Government.
14	"(3) Exceptions.—The Administrator of Gen-
15	eral Services may establish competitively neutral ex-
16	ceptions to the fee amounts established under para-
17	graph (1)—
18	"(A) in consideration of the public benefit
19	provided by a grant of an easement, right-of-
20	way, or lease; and
21	"(B) in the interest of expanding wireless
22	and broadband coverage.
23	"(4) Use of fees collected.—Any fee col-
24	lected by an executive agency under this section
25	shall only be available to the extent, and in such

1	amounts, as are provided in advance in appropria-
2	tion Acts, to the agency to cover the costs of grant-
3	ing the easement, right-of-way, or lease.".
4	(b) Deadline.—The Administrator of General Serv-
5	ices shall establish the fee schedule required under section
6	6409(d) of the Middle Class Tax Relief and Job Creation
7	Act of 2012 (47 U.S.C. 1455(d)), as added by subsection
8	(a), not later than 30 days after the date of enactment
9	of this Act.
10	SEC. 222. EXPEDITING FEDERAL BROADBAND DEPLOY-
11	MENT.
12	(a) Definitions.—In this section:
13	(1) Appropriate committees of con-
14	GRESS.—The term "appropriate committees of Con-
15	gress' means—
16	(A) the Committee on Energy and Com-
	(A) the Committee on Energy and Com-
17	merce of the House of Representatives;
17 18	
	merce of the House of Representatives;
18	merce of the House of Representatives; (B) the Committee on Natural Resources
18 19	merce of the House of Representatives;  (B) the Committee on Natural Resources of the House of Representatives;
18 19 20	merce of the House of Representatives;  (B) the Committee on Natural Resources of the House of Representatives;  (C) the Committee on Commerce, Science,
18 19 20 21	merce of the House of Representatives;  (B) the Committee on Natural Resources of the House of Representatives;  (C) the Committee on Commerce, Science, and Transportation of the Senate;
18 19 20 21 22	merce of the House of Representatives;  (B) the Committee on Natural Resources of the House of Representatives;  (C) the Committee on Commerce, Science, and Transportation of the Senate;  (D) the Committee on Environment and

1	(F) the Committee on Agriculture, Nutri-
2	tion, and Forestry of the Senate.
3	(2) Assistant secretary.—The term "Assist-
4	ant Secretary" means the Assistant Secretary of
5	Commerce for Communications and Information.
6	(3) Communications facility.—The term
7	"communications facility" includes—
8	(A) any infrastructure, including any
9	transmitting device, tower, or support structure,
10	and any equipment, switches, wiring, cabling,
11	power sources, shelters, or cabinets, associated
12	with the licensed or permitted unlicensed wire-
13	less or wireline transmission of writings, signs,
14	signals, data, images, pictures, and sounds of
15	all kinds; and
16	(B) any antenna or apparatus that—
17	(i) is designed for the purpose of
18	emitting radio frequency;
19	(ii) is designed to be operated, or is
20	operating, from a fixed location pursuant
21	to authorization by the Commission or is
22	using duly authorized devices that do not
23	require individual licenses; and
24	(iii) is added to a tower, building, or
25	other structure.

1	(4) Communications use.—The term "com-
2	munications use" means the placement and oper-
3	ation of a communications facility.
4	(5) Communications use authorization.—
5	The term "communications use authorization"
6	means an easement, right-of-way, lease, license, or
7	other authorization to locate or modify a commu-
8	nications facility on covered land by the Department
9	concerned for the primary purpose of authorizing
10	the occupancy and use of the covered land for com-
11	munications use.
12	(6) COVERED LAND.—The term "covered land"
13	means—
14	(A) public land administered by the Sec-
15	retary of the Interior; and
16	(B) National Forest System land.
17	(7) DEPARTMENT CONCERNED.—The term
18	"Department concerned" means the Department of
19	the Interior or the Department of Agriculture.
20	(8) Organization unit.—The term "organiza-
21	tional unit" means—
22	(A) with respect to public land adminis-
23	tered by the Secretary of the Interior—
24	(i) a State office;
25	(ii) a district office; or

1	(iii) a field office; and
2	(B) within the Forest Service—
3	(i) a regional office;
4	(ii) the headquarters;
5	(iii) a management unit; or
6	(iv) a ranger district office.
7	(9) Strike force.—The term "Strike Force"
8	means the interagency strike force established in
9	subsection (b)(1).
10	(b) Strike Force.—
11	(1) Establishment.—Not later than 180 days
12	after the date of enactment of this Act, the Assist-
13	ant Secretary shall establish an interagency strike
14	force to increase prioritization by the Department
15	concerned, senior management of the Department
16	concerned, or an organizational unit of reviews for
17	communications use authorizations.
18	(2) Duties.—In carrying out the prioritization
19	under paragraph (1), the Strike Force shall—
20	(A) conduct periodic calls between mem-
21	bers of the Strike Force relating to requests for
22	communications use authorizations; and
23	(B) monitor and facilitate accountability of
24	the Department concerned and organizational
25	units to meet objective and reasonable goals for

1	the review of requests for communications use
2	authorizations.
3	(3) Members.—The Strike Force shall be com-
4	posed of such representatives of Departments con-
5	cerned as the Assistant Secretary considers appro-
6	priate, in addition to—
7	(A) the Assistant Secretary;
8	(B) a representative of the Department
9	concerned;
10	(C) senior management of the Department
11	concerned; and
12	(D) the head of each organizational unit.
13	(4) Report to congress.—Not later than
14	270 days after the date of enactment of this Act, the
15	Strike Force shall submit to the appropriate com-
16	mittees of Congress a report on the effectiveness of
17	the Strike Force in increasing the prioritization of
18	reviews for communications use authorization re-
19	quests.
20	SEC. 223. FEDERAL BROADBAND DEPLOYMENT IN
21	UNSERVED AREAS.
22	(a) Definitions.—In this section:
23	(1) Appropriate committees of con-
24	GRESS.—The term "appropriate committees of Con-
25	gress' means—

1	(A) the Committee on Energy and Com-
2	merce of the House of Representatives;
3	(B) the Committee on Natural Resources
4	of the House of Representatives;
5	(C) the Committee on Commerce, Science,
6	and Transportation of the Senate;
7	(D) the Committee on Environment and
8	Public Works of the Senate;
9	(E) the Committee on Agriculture of the
10	House of Representatives; and
11	(F) the Committee on Agriculture, Nutri-
12	tion, and Forestry of the Senate.
13	(2) Commission.—The term "Commission"
14	means the Federal Communications Commission.
15	(3) Communications facility.—The term
16	"communications facility" includes—
17	(A) any infrastructure, including any
18	transmitting device, tower, or support structure,
19	and any equipment, switch, wiring, cabling,
20	power source, shelter, or cabinet, associated
21	with the licensed or permitted unlicensed wire-
22	less or wireline transmission of any writing,
23	sign, signal, data, image, picture, and sound of
24	any kind; and
25	(B) any antenna or apparatus that—

1	(i) is designed for the purpose of
2	emitting radio frequency;
3	(ii) is designed to be operated, or is
4	operating, from a fixed location pursuant
5	to authorization by the Commission or is
6	using any duly authorized device that does
7	not require an individual license; and
8	(iii) is added to a tower, building, or
9	other structure.
10	(4) COVERED LAND.—The term "covered land"
11	means land managed by a Federal land management
12	agency.
13	(5) DEPARTMENT CONCERNED.—The term
14	"Department concerned" means the Department of
15	the Interior or the Department of Agriculture.
16	(6) FEDERAL LAND MANAGEMENT AGENCY.—
17	The term "Federal land management agency"
18	means—
19	(A) the Forest Service;
20	(B) the Bureau of Land Management;
21	(C) the National Park Service;
22	(D) the Fish and Wildlife Service; and
23	(E) the Bureau of Reclamation.
24	(7) Secretary Concerned.—The term "Sec-
25	retary concerned" means—

1	(A) the Secretary of the Interior, with re-
2	spect to land administered by such Secretary;
3	(B) the Secretary of Agriculture, with re-
4	spect to National Forest System land; and
5	(C) the Secretary of Commerce.
6	(b) Sharing Broadband Availability Data.—
7	(1) Notification.—Not later than 2 business
8	days after the creation or update of any map re-
9	quired under section 802(c)(1) of the Communica-
10	tions Act of 1934 (47 U.S.C. 642(c)(1)), the Com-
11	mission shall notify the Secretary concerned that the
12	map has been created or updated.
13	(2) Provision of Information.—Not later
14	than 5 business days after the date on which the
15	Secretary concerned is notified under paragraph (1),
16	the Commission shall provide the Secretary con-
17	cerned any data the Commission has collected pursu-
18	ant to title VIII of the Communications Act of 1934
19	(47 U.S.C. 641 et seq.).
20	(3) Continuation.—The Commission shall
21	provide the Secretary concerned the information de-
22	scribed in paragraph (2) every 6 months unless the
23	Commission no longer has such information.
24	(4) Protection of information.—

1	(A) In General.—The Commission shall
2	specify to the Secretary concerned which infor-
3	mation provided under paragraph (2) was col-
4	lected in a confidential or proprietary manner,
5	and the Secretary concerned may not make
6	such information publicly available.
7	(B) FOIA.—Information provided under
8	paragraph (2) is exempt from disclosure to the
9	public under section 552(b)(3)(B) of title 5,
10	United States Code.
11	(c) Working Group.—
12	(1) Establishment.—Not later than 30 days
13	after the date of enactment of this section, the Com-
14	mission and the Secretary concerned shall establish
15	an interagency working group to facilitate the prepa-
16	ration and interoperability of information technology
17	systems for the provision and receipt of the informa-
18	tion described in subsection (b)(2).
19	(2) Nonapplicability of faca.—The Federal
20	Advisory Committee Act (5 U.S.C. App.) shall not
21	apply to the interagency working group established
22	under paragraph (1).
23	(d) Reports.—
24	(1) Preliminary assessment of potential
25	BARRIERS.—Not later 120 days after the date on

- which the interagency working group is established pursuant to subsection (c)(1), the Commission and the Secretary concerned shall jointly submit a report to the appropriate committees of Congress with a preliminary assessment of any potential barriers to sharing the information described under subsection (b)(2).
  - (2) Assessments.—Not later than 1 year after the date on which the Commission provides the information described under subsection (b)(2) to the Department concerned, the Commission and the Secretary concerned shall jointly submit a report to the appropriate committees of Congress with—
    - (A) an assessment of the effectiveness of a user's ability to locate broadband infrastructure on covered land in an area to be determined as unserved by the Commission on the basis of the maps created under section 802(c) of the Communications Act of 1934 (47 U.S.C. 642(c)); and
    - (B) an assessment of whether the Department concerned prioritized the review of applications for a communications use authorization in an area to be determined as unserved by the

1	Commission on the basis of the maps created
2	under such section.
3	SEC. 224. FEDERAL BROADBAND DEPLOYMENT TRACKING.
4	(a) In General.—Not later than 180 days after the
5	date of the enactment of this Act, the Assistant Secretary
6	shall submit to the appropriate committees of Congress
7	a report containing the elements described in subsection
8	(b).
9	(b) Elements Described.—The elements described
10	in this subsection are the following:
11	(1) A plan describing how the Assistant Sec-
12	retary will track the acceptance, processing, and dis-
13	posal of a Form 299 submitted to the Secretary con-
14	cerned by a requesting party.
15	(2) A description of how the Assistant Sec-
16	retary would most expeditiously implement the plan
17	described in paragraph (1).
18	(3) A description of how the Assistant Sec-
19	retary may increase transparency to a requesting
20	party on the status of a Form 299 received by the
21	Secretary concerned.
22	(4) A description of any barriers the Assistant
23	Secretary determines could delay the implementation
24	of the plan described in paragraph (1).
25	(c) Definitions.—In this section:

1	(1) Appropriate committees of con-
2	GRESS.—The term "appropriate committees of Con-
3	gress" means—
4	(A) the Committee on Energy and Com-
5	merce of the House of Representatives;
6	(B) the Committee on Commerce, Science,
7	and Transportation of the Senate;
8	(C) the Committee on Agriculture of the
9	House of Representatives; and
10	(D) the Committee on Agriculture, Nutri-
11	tion, and Forestry of the Senate.
12	(2) Assistant secretary.—The term "Assist-
13	ant Secretary" means the Assistant Secretary of
14	Commerce for Communications and Information.
15	(3) FORM 299.—The term "Form 299" means
16	the form developed pursuant to section
17	6409(b)(2)(A) of the Middle Class Tax Relief and
18	Job Creation Act of 2012 (47 U.S.C.
19	1455(b)(2)(A), or any successor form.
20	(4) National forest system.—The term
21	"National Forest System" has the meaning given
22	the term in section 11(a) of the Forest and Range-
23	land Renewable Resources Planning Act of 1974 (16
24	U.S.C. 1609(a)).

1	(5) Public Land.—The term "public land"
2	means land under the management of—
3	(A) the Bureau of Land Management;
4	(B) the National Park Service;
5	(C) the United States Fish and Wildlife
6	Service; or
7	(D) the Bureau of Reclamation.
8	(6) Secretary Concerned.—The term "Sec-
9	retary concerned" means—
10	(A) the Secretary of the Interior, with re-
11	spect to public land; and
12	(B) the Secretary of Agriculture, with re-
13	spect to National Forest System land.

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