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(Original Signature of Member)

117TH CONGRESS
1ST SESSION

H. R.

To amend the Communications Act of 1934 to streamline siting processes for telecommunications service facilities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. GRIFFITH introduced the following bill; which was referred to the Committee on _____

A BILL

To amend the Communications Act of 1934 to streamline siting processes for telecommunications service facilities, 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 “Barriers and Regu-
5 latory Obstacles Avoids Deployment of Broadband Access
6 and Needs Deregulatory Leadership Act” or the
7 “BROADBAND Leadership Act”.

1 **SEC. 2. REMOVAL OF BARRIERS TO ENTRY.**

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

4 **“SEC. 253. REMOVAL OF BARRIERS TO ENTRY.**

5 “(a) **IN GENERAL.**—No State or local statute or reg-
6 ulation, or other State or local legal requirement, may pro-
7 hibit or have the effect of prohibiting the ability of any
8 entity to provide or enhance any interstate or intrastate
9 telecommunications service.

10 “(b) **PLACEMENT, CONSTRUCTION, OR MODIFICA-**
11 **TION OF TELECOMMUNICATIONS SERVICE FACILITIES.**—

12 “(1) **PROHIBITION ON UNREASONABLE DIS-**
13 **CRIMINATION AMONG PROVIDERS OF FUNCTIONALLY**
14 **EQUIVALENT SERVICES.**—The regulation of the
15 placement, construction, or modification of a tele-
16 communications service facility by any State or local
17 government or instrumentality thereof shall not un-
18 reasonably discriminate among providers of function-
19 ally equivalent services.

20 “(2) **TIMEFRAME TO GRANT OR DENY RE-**
21 **QUESTS.**—

22 “(A) **IN GENERAL.**—A State or local gov-
23 ernment or instrumentality thereof shall grant
24 or deny a complete request for authorization to
25 place, construct, or modify a telecommuni-
26 cations service facility not later than—

1 “(i) if the request is for authorization
2 to place, construct, or modify such facility
3 in or on eligible support infrastructure, 90
4 days after the date on which the complete
5 request is received by the government or
6 instrumentality; or

7 “(ii) for any other action relating to
8 such facility, 150 days after the date on
9 which the complete request is received by
10 the government or instrumentality.

11 “(B) APPLICABILITY.—The applicable
12 timeframe under subparagraph (A) shall apply
13 collectively to all proceedings required by a
14 State or local government or instrumentality
15 thereof for the approval of the request.

16 “(C) NO TOLLING.—A timeframe under
17 subparagraph (A) may not be tolled by any
18 moratorium, whether express or de facto, im-
19 posed by a State or local government or instru-
20 mentality thereof on the consideration of any
21 request for authorization to place, construct, or
22 modify a telecommunications service facility.

23 “(D) TEMPORARY WAIVER.—The Commis-
24 sion may temporarily waive the applicability of
25 subparagraph (A) for not longer than a single

1 30-day period for any complete request upon a
2 demonstration by a State or local government
3 or instrumentality thereof that the waiver would
4 be consistent with the public interest, conven-
5 ience, and necessity.

6 “(3) DEEMED GRANTED.—

7 “(A) IN GENERAL.—If a State or local
8 government or instrumentality thereof has nei-
9 ther granted nor denied a complete request
10 within the applicable timeframe under para-
11 graph (2), the request shall be deemed granted
12 on the date on which the government or instru-
13 mentality receives a written notice of the failure
14 from the requesting party.

15 “(B) RULE OF CONSTRUCTION.—In the
16 case of a request that is deemed granted under
17 subparagraph (A), the placement, construction,
18 or modification requested in such request shall
19 be considered to be authorized, without any fur-
20 ther action by the government or instrumen-
21 tality, beginning on the date on which such re-
22 quest is deemed granted under such subpara-
23 graph.

24 “(4) WRITTEN DECISION AND RECORD.—Any
25 decision by a State or local government or instru-

1 mentality thereof to deny a request to place, con-
2 struct, or modify a telecommunications service facil-
3 ity shall be—

4 “(A) in writing; and

5 “(B) supported by substantial evidence
6 contained in a written record.

7 “(5) FEES.—

8 “(A) IN GENERAL.—Notwithstanding any
9 other provision of law, a State or local govern-
10 ment or instrumentality thereof may charge a
11 fee that meets the requirements under subpara-
12 graph (B)—

13 “(i) to consider a request for author-
14 ization to place, construct, or modify a
15 telecommunications service facility; or

16 “(ii) for use of a right-of-way or a fa-
17 cility in a right-of-way owned or managed
18 by the government or instrumentality for
19 the placement, construction, or modifica-
20 tion of a telecommunications service facil-
21 ity.

22 “(B) REQUIREMENTS.—A fee charged
23 under subparagraph (A) shall be—

24 “(i) competitively neutral, technology
25 neutral, and nondiscriminatory;

1 “(ii) publicly disclosed;

2 “(iii) calculated—

3 “(I) based on actual and direct
4 costs, such as costs for—

5 “(aa) review and processing
6 of requests; and

7 “(bb) repairs and replace-
8 ment of—

9 “(AA) components and
10 materials resulting from and
11 affected by the installation
12 or improvement of tele-
13 communications service fa-
14 cilities; or

15 “(BB) equipment that
16 facilitates the installation or
17 improvement of such facili-
18 ties; and

19 “(II) using, for purposes of sub-
20 clause (I), only costs that are objec-
21 tively reasonable; and

22 “(iv) described to a requesting party
23 in a manner that distinguishes between—

24 “(I) nonrecurring fees and recur-
25 ring fees; and

1 “(II) the use of facilities on
2 which telecommunications service fa-
3 cilities are already located and those
4 on which there are no telecommuni-
5 cations service facilities as of the date
6 on which the complete request is re-
7 ceived by the government or instru-
8 mentality.

9 “(c) JUDICIAL REVIEW.—

10 “(1) IN GENERAL.—Any person adversely af-
11 fected by a final action or failure to act by a State
12 or local government or instrumentality thereof that
13 is inconsistent with this section may, not later than
14 30 days after the action or failure to act, commence
15 an action in any court of competent jurisdiction.

16 “(2) TIMING.—A court shall hear and decide an
17 action described in paragraph (1) on an expedited
18 basis.

19 “(d) PRESERVATION OF STATE REGULATORY AU-
20 THORITY.—Nothing in this section shall affect the ability
21 of a State to impose, on a competitively neutral and non-
22 discriminatory basis and consistent with section 254, re-
23 quirements necessary to preserve and advance universal
24 service, protect the public safety and welfare, ensure the

1 continued quality of telecommunications services, and
2 safeguard the rights of consumers.

3 “(e) PRESERVATION OF STATE AND LOCAL GOVERN-
4 MENT AUTHORITY.—Nothing in this section affects the
5 authority of a State or local government or instrumen-
6 tality thereof to manage the public rights-of-way or to re-
7 quire fair and reasonable compensation from telecommuni-
8 cations providers, on a competitively neutral and non-
9 discriminatory basis, for use of public rights-of-way on a
10 competitively neutral and nondiscriminatory basis, if the
11 compensation required meets the requirements of sub-
12 section (b)(5).

13 “(f) PREEMPTION.—

14 “(1) IN GENERAL.—If, after notice and an op-
15 portunity for public comment, the Commission deter-
16 mines that a State or local government or instru-
17 mentality thereof has permitted or imposed any stat-
18 ute, regulation, or legal requirement that violates or
19 is inconsistent with this section, the Commission
20 shall preempt the enforcement of such statute, regu-
21 lation, or legal requirement to the extent necessary
22 to correct such violation or inconsistency.

23 “(2) TIMING.—Not later than 60 days after re-
24 ceiving a petition for preemption of the enforcement
25 of a statute, regulation, or legal requirement as de-

1 scribed in paragraph (1), the Commission shall
2 grant or deny the petition.

3 “(g) COMMERCIAL MOBILE SERVICE PROVIDERS.—

4 Nothing in this section shall affect the application of sec-
5 tion 332(c)(3) to commercial mobile service providers.

6 “(h) RURAL MARKETS.—It shall not be a violation
7 of this section for a State to require a telecommunications
8 carrier that seeks to provide telephone exchange service
9 or exchange access in a service area served by a rural tele-
10 phone company to meet the requirements in section
11 214(e)(1) for designation as an eligible telecommuni-
12 cations carrier for that area before being permitted to pro-
13 vide such service. This subsection shall not apply—

14 “(1) to a service area served by a rural tele-
15 phone company that has obtained an exemption, sus-
16 pension, or modification of section 251(c)(4) that ef-
17 fectively prevents a competitor from meeting the re-
18 quirements of section 214(e)(1); and

19 “(2) to a provider of commercial mobile serv-
20 ices.

21 “(i) WHEN REQUEST CONSIDERED COMPLETE; RE-
22 CEIVED.—

23 “(1) WHEN REQUEST CONSIDERED COM-
24 PLETE.—

1 “(A) IN GENERAL.—For the purposes of
2 this section, a request to a State or local gov-
3 ernment or instrumentality thereof shall be con-
4 sidered complete if the requesting party has not
5 received a written notice from the government
6 or instrumentality within 10 business days after
7 the date on which the request is received by the
8 government or instrumentality—

9 “(i) stating that all the information
10 (including any form or other document) re-
11 quired by the government or instrumen-
12 tality to be submitted for the request to be
13 considered complete has not been sub-
14 mitted; and

15 “(ii) identifying the information re-
16 quired to be submitted that was not sub-
17 mitted.

18 “(B) DEFINITION.—In this paragraph, the
19 term ‘received by the government or instrumen-
20 tality’ means—

21 “(i) in the case of a request submitted
22 electronically, on the date on which the re-
23 quest is transmitted;

24 “(ii) in the case of a request sub-
25 mitted in person, on the date on which the

1 request is delivered to the individual or at
2 the location specified by the government or
3 instrumentality for in-person submission;
4 and

5 “(iii) in the case of a request sub-
6 mitted in any other manner, on the date
7 determined under regulations promulgated
8 by the Commission for the manner in
9 which the request is submitted.

10 “(2) WHEN COMPLETE REQUEST CONSIDERED
11 RECEIVED.—For the purposes of this section, a com-
12 plete request shall be considered received on the date
13 on which the requesting party submits to the govern-
14 ment or instrumentality all information (including
15 any form or other document) required by the govern-
16 ment or instrumentality to be submitted for the re-
17 quest to be considered complete.

18 “(j) DEFINITIONS.—In this section:

19 “(1) ELIGIBLE SUPPORT INFRASTRUCTURE.—
20 The term ‘eligible support infrastructure’ means in-
21 frastructure that supports or houses a facility for
22 communication by wire (or is designed to and capa-
23 ble of supporting or housing such a facility) at the
24 time when a complete request to a State or local
25 government or instrumentality thereof for authoriza-

1 tion to place, construct, or modify a telecommuni-
2 cations service facility in or on the infrastructure is
3 received by the government or instrumentality.

4 “(2) TELECOMMUNICATIONS SERVICE FACIL-
5 ITY.—The term ‘telecommunications service facility’
6 means a facility for the provision of any interstate
7 or intrastate telecommunications service.”.