$[{\sim}117\mathrm{H1045}]$

		(Original Signature of Member)
118th CONGRESS 1st Session	H.R.	

To amend the Middle Class Tax Relief and Job Creation Act of 2012 to streamline the consideration by State and local governments of requests for modification of certain existing wireless facilities and telecommunications service facilities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

M____ introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Middle Class Tax Relief and Job Creation Act of 2012 to streamline the consideration by State and local governments of requests for modification of certain existing wireless facilities and 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 "Broadband Resiliency
- 5 and Flexible Investment Act".

	2
1	SEC. 2. REQUESTS FOR MODIFICATION OF CERTAIN EXIST-
2	ING WIRELESS AND TELECOMMUNICATIONS
3	SERVICE FACILITIES.
4	(a) IN GENERAL.— Section 6409(a) of the Middle
5	Class Tax Relief and Job Creation Act of 2012 (47 U.S.C.
6	1455(a)) is amended—
7	(1) in paragraph (1), by striking "a State or
8	local government" and all that follows and inserting
9	the following: "a State or local government or in-
10	strumentality thereof may not deny, and shall ap-
11	prove—
12	"(A) any eligible facilities request for a
13	modification of an existing wireless tower, base
14	station, or eligible support structure that does
15	not substantially change the physical dimen-
16	sions of such wireless tower, base station, or eli-
17	gible support structure; and
18	"(B) any eligible telecommunications facili-
19	ties request for a modification of an existing
20	telecommunications service facility in or on eli-
21	gible support infrastructure that does not sub-
22	stantially change the physical dimensions of
23	such facility.";
24	(2) by amending paragraph (2) to read as fol-
25	lows:

"(2) TIMEFRAME.—

26

"(A) DEEMED APPROVAL.—If a State or 1 2 local government or instrumentality thereof 3 does not, before or on the date that is 60 days 4 after the date on which a requesting party sub-5 mits to the government or instrumentality a re-6 quest as an eligible facilities request or an eligi-7 ble telecommunications facilities request (as the 8 case may be), approve the request or make the 9 determination and provide the written notice 10 described in subparagraph (B) with respect to 11 the request, the request is deemed approved on 12 the day after the date that is 60 days after the 13 date on which the requesting party submits the 14 request. 15 "(B) DETERMINATION REQUEST IS NOT 16 AN ELIGIBLE REQUEST.— 17 "(i) DETERMINATION DESCRIBED.— 18 The determination described in this sub-19 paragraph is a determination by a State or 20 local government or instrumentality thereof 21 that a request described in subparagraph 22 (A) is not an eligible facilities request or 23 an eligible telecommunications facilities re-24 quest (as the case may be).

1 "(ii) WRITTEN NOTICE DESCRIBED.— 2 The written notice described in this subparagraph is a written notice of the deter-3 4 mination described in clause (i) provided 5 by the government or instrumentality to 6 the requesting party that clearly describes 7 the reasons why the request is not an eligi-8 ble facilities request or an eligible tele-9 communications facilities request (as the 10 case may be) and includes a citation to a 11 specific provision of this subsection or the 12 regulations promulgated under this sub-13 section relied upon for the determination. 14 "(C) TOLLING DUE то INCOMPLETE-15 NESS.— "(i) 16 INITIAL REQUEST INCOM-17 PLETE.—If, not later than 30 days after 18 the date on which a requesting party sub-19 mits to a State or local government or in-20 strumentality thereof a request described 21 in subparagraph (A), the government or 22 instrumentality provides to the requesting 23 party a written notice described in clause 24 (iii) with respect to the request, the 60-day 25 timeframe under subparagraph (A) is

tolled until the date on which the request ing party submits to the government or in strumentality a supplemental submission in
response to the notice.

"(ii) SUPPLEMENTAL SUBMISSION IN-5 COMPLETE.—If, not later than 10 days 6 7 after the date on which a requesting party 8 submits to a State or local government or 9 instrumentality thereof a supplemental submission in response to a written notice 10 11 under clause (i) with respect to a request 12 described in subparagraph (A) or a written 13 notice under this clause with respect to a 14 subsequent supplemental submission, the 15 government or instrumentality provides to 16 the requesting party a written notice de-17 scribed in clause (iii) with respect to the 18 supplemental submission, the 60-day time-19 frame under subparagraph (A) is further 20 tolled until the date on which the request-21 ing party submits to the government or in-22 strumentality a subsequent supplemental 23 submission in response to the notice.

24"(iii)WRITTENNOTICEDE-25SCRIBED.—The written notice described in

this clause is, with respect to a request de-
scribed in subparagraph (A) or a supple-
mental submission described in clause (i)
or (ii) submitted to a State or local govern-
ment or instrumentality thereof by a re-
questing party, a written notice from the
government or instrumentality to the re-
questing party—
"(I) stating that all of the infor-
mation (including any form or other
document) required by the govern-
ment or instrumentality to be sub-
mitted for the request to be consid-
ered complete has not been submitted;
"(II) identifying the information
described in subclause (I) that was
not submitted; and
"(III) including a citation to a
specific provision of a publicly avail-
able rule, regulation, or standard
issued by the government or instru-
mentality requiring that such informa-
tion be submitted with such a request.
"(iv) LIMITATION.—

"(I) INITIAL WRITTEN NOTICE.— 1 2 If a written notice provided by a State 3 or local government or instrumentality 4 thereof to a requesting party under 5 clause (i) with respect to a request de-6 scribed in subparagraph (A) identifies as not having been submitted any in-7 8 formation that the government or in-9 strumentality is prohibited by para-10 graph (5) from requiring to be sub-11 mitted, such notice shall be treated as 12 not having been provided to the re-13 questing party. 14 "(II) SUBSEQUENT WRITTEN NO-15 TICE.—If a written notice provided by 16 a State or local government or instru-17 mentality thereof to a requesting 18 party under clause (ii) with respect to 19 a supplemental submission identifies 20 as not having been submitted any in-21 formation that was not identified as 22 not having been submitted in the prior 23 written notice under clause (i) or (ii) 24 in response to which the supplemental 25 submission was submitted, the subse-

1	quent written notice shall be treated
2	as not having been provided to the re-
3	questing party.
4	"(D) TOLLING BY MUTUAL AGREEMENT
5	In addition to any tolling under subparagraph
6	(C), the 60-day timeframe under subparagraph
7	(A) may be tolled by mutual agreement between
8	the State or local government or instrumen-
9	tality thereof and the requesting party.";
10	(3) in paragraph (3), by striking "paragraph
11	(1)" and inserting "this subsection"; and
12	(4) by adding at the end the following:
13	"(4) When request considered sub-
14	MITTED.—
15	"(A) IN GENERAL.—For the purposes of
16	this subsection, a request described in para-
17	graph (2)(A) shall be considered submitted on
18	the date on which the requesting party takes
19	the first procedural step within the control of
20	the requesting party—
21	"(i) to submit such request in accord-
22	ance with the procedures established by the
23	government or instrumentality for the re-
24	view and approval of such a request; or

1 "(ii) in the case of a government or 2 instrumentality that has not established 3 specific procedures for the review and ap-4 proval of such a request, to submit to the 5 government or instrumentality the type of 6 filing that is typically required to initiate a 7 standard review for a similar facility or 8 structure. 9 "(B) No PRE-APPLICATION **REQUIRE-**

10 MENTS.—A State or local government or instru-11 mentality thereof may not require a requesting 12 party to undertake any process, meeting, or 13 other step prior to or as a prerequisite to a re-14 quest being considered submitted.

15 "(5) LIMITATION ON REQUIRED DOCUMENTA-16 TION.—A State or local government or instrumen-17 tality thereof may require a requesting party submit-18 ting a request as an eligible facilities request or an 19 eligible telecommunications facilities request to sub-20 mit information (including a form or other docu-21 ment) with such request only to the extent that such 22 information is reasonably related to determining 23 whether such request is an eligible facilities request 24 or an eligible telecommunications facilities request 25 (as the case may be) and is identified in a publicly

1	available rule, regulation, or standard issued by the
2	government or instrumentality requiring that such
3	information be submitted with such a request. A
4	State or local government or instrumentality thereof
5	may not require a requesting party to submit any
6	other documentation or information with such a re-
7	quest.
8	"(6) Enforcement.—
9	"(A) IN GENERAL.—A requesting party
10	may bring an action in any district court of the
11	United States to enforce the provisions of this
12	subsection.
13	"(B) EXPEDITED REVIEW.—A district
14	court of the United States shall consider an ac-
15	tion under subparagraph (A) on an expedited
16	basis.
17	"(7) DEFINITIONS.—In this subsection:
18	"(A) ELIGIBLE FACILITIES REQUEST.—
19	The term 'eligible facilities request' means any
20	request for a modification of an existing wire-
21	less tower, base station, or eligible support
22	structure that does not substantially change the
23	physical dimensions of such wireless tower, base
24	station, or eligible support structure and that
25	involves—

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

1 "(B) ELIGIBLE SUPPORT INFRASTRUC-2 TURE.—The term 'eligible support infrastructure' means infrastructure that supports or 3 4 houses a telecommunications service facility at the time when an eligible telecommunications 5 6 facilities request for a modification of such fa-7 cility is submitted to a State or local govern-8 ment or instrumentality thereof.

9 "(C) ELIGIBLE SUPPORT STRUCTURE.— 10 The term 'eligible support structure' means a 11 structure that, at the time when an eligible fa-12 cilities request for a modification of such struc-13 ture is submitted to a State or local government 14 or instrumentality thereof, supports or could 15 support transmission equipment.

16 "(D) ELIGIBLE TELECOMMUNICATIONS FA-17 CILITIES REQUEST.—The term 'eligible tele-18 communications facilities request' means any 19 request for a modification of an existing tele-20 communications service facility in or on eligible 21 support infrastructure that does not substan-22 tially change the physical dimensions of such 23 facility and that involves—

24 "(i) collocation of new telecommuni-25 cations service facility equipment;

1	"(ii) removal of telecommunications
2	service facility equipment; or
3	"(iii) replacement of telecommuni-
4	cations service facility equipment.
5	"(E) Telecommunications service fa-
6	CILITY.—The term 'telecommunications service
7	facility'—
8	"(i) means a facility that is designed
9	or used to provide or facilitate the provi-
10	sion of any interstate or intrastate tele-
11	communications service; and
12	"(ii) includes a facility described in
13	clause (i) that is used to provide other
14	services.
15	"(F) TRANSMISSION EQUIPMENT.—The
16	term 'transmission equipment' has the meaning
17	given such term in section $1.6100(b)(8)$ of title
18	47, Code of Federal Regulations (as in effect on
19	the date of the enactment of this paragraph).".
20	(b) IMPLEMENTATION.—Not later than 180 days
21	after the date of the enactment of this Act, the Federal
22	Communications Commission shall issue final rules to im-
23	plement the amendments made by subsection (a).
24	(c) APPLICABILITY.—The amendments made by sub-
25	section (a) shall apply with respect to any eligible facilities

request or eligible telecommunications facilities request
described in paragraph (1) of section 6409(a) of the Mid dle Class Tax Relief and Job Creation Act of 2012 (47
U.S.C. 1455(a)) that is submitted (as determined under
paragraph (4) of such section, as added by subsection (a))
by a requesting party on or after the date of the enact ment of this Act.