Before the
Department of Commerce
Washington, DC 20230

Improving the Quality and Accuracy of Broadband Availability Data

Docket No. 180427421-8421-01

To: Associate Administrator, National Telecommunications and Information Administration

COMMENTS OF THE WIRELESS INTERNET SERVICE PROVIDERS ASSOCIATION

The Wireless Internet Service Providers Association ("WISPA") hereby provides its Comments in response to the above-captioned Request for Comment ("RFC") adopted by the National Telecommunications and Information Administration of the Department of Commerce ("NTIA"). As discussed below, WISPA generally supports efforts to improve the accuracy of broadband mapping, but is concerned that changes or additions to the Form 477 data collected by the Federal Communications Commission ("FCC") or other data collection efforts that seek broadband deployment data at the sub-census block level will create new burdens on small broadband providers that will be ill-equipped to provide information at a more granular level.

Background

WISPA represents the interests of wireless Internet service providers ("WiSPs") that provide high-speed fixed wireless broadband services to consumers, businesses, first responders, and community anchor institutions across the country. WISPA’s members include more than 800 WiSPs, equipment manufacturers, distributors and other entities committed to providing affordable and competitive fixed broadband services. WiSPs use unlicensed spectrum, lightly-

licensed spectrum (or “shared access” spectrum) and licensed spectrum to deliver last-mile broadband and voice services to more than four million consumers in rural and other unserved and underserved areas where other providers decline to invest. Many WISPs also rely on underground and aerial fiber to deploy hybrid wireless/fiber broadband networks where it is economically feasible for them to do so and there is sufficient consumer demand. Typical download speeds are in the range of 5 to 50 Mbps, a number that will increase as technology improves and equipment costs become more competitive.³

Last year, in connection with its preparation of the WISPA FCC Comments, WISPA conducted a survey of its operator members. The vast majority of respondents – 76.7 percent – reported serving 2,000 or fewer residential customers, and more than 56 percent reported having 1,000 or fewer residential customers. More than 75 percent of respondents indicated that they serve primarily rural areas. Significantly, more than half of the 196 respondents have one to five full-time employees, almost 70 percent have ten or fewer full-time employees, and 88 percent have 25 or fewer employees. These numbers are considerably less than the threshold size of 1,500 employees that the U.S. Small Business Administration uses to define “small entity” for Wireless Telecommunications Carriers (Except Satellite)⁴ and at or below the threshold of 25 employees that defines “small business concern” in the Small Business Paperwork Relief Act of 2002.⁵

WISPA appreciates NTIA’s interest in initiating this proceeding and is pleased to provide its perspectives on how broadband mapping accuracy can be improved.

⁴ See 13 C.F.R. §121.201, NAICS Code 517210.
Discussion

In the RFC, NTIA notes the limitations inherent in collecting broadband deployment data at the census block level, correctly observing that “it is possible that broadband availability may vary within a single block,” which can “lead to overstatements in the level of broadband availability, especially in rural areas where Census blocks are large.” Undoubtedly, overstating broadband coverage is a legitimate concern. The problem, however, is not so easily resolved when considering two critical factors. First, there are significant costs associated with obtaining and reporting data at the sub-census block level, especially for small providers that lack resources to either acquire software or subsidize their billing vendor’s development of upgraded software. Second, providing deployment data for fixed wireless technology is a time-consuming process – unlike wired technologies that follow specific routes, fixed wireless broadband transmits from vertical infrastructure (e.g., tower, water tank, grain silo, etc.) in sectors that propagate differently based on the spectrum band, topography and foliage.

One way that WISPs can, to some extent, provide greater granularity is by submitting geospatial data – polygons showing coverage over the area served by the fixed wireless access point. Many WISPs have the capability to prepare polygons that match coverage using off-the-shelf or self-defined propagation analyses, but even then an actual site visit to a location may be the only way to determine coverage to a particular location. Of course, propagation maps do not nest in census blocks or any other geographic unit, but rather abide by the laws of physics. Accordingly, it may not be best to require reporting under a “one size fits all,” sub-census block geographic unit, which would still suffer from the same imperfections associated with larger

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6 RFC at 24748.
7 See WISPA FCC Comments at 7-15.
census blocks. In sum, geospatial data will improve broadband availability accuracy, but will not make it perfect because of the varying methods for determining coverage and availability.

With these points in mind, WISPA offers additional comments in response to the RFC.

1. **Identifying additional broadband availability data:**

   Other than maps and data derived from FCC Form 477, WISPA is not aware of any additional standardized data sources that would augment Form 477 data. As noted above, WISPA is concerned that sub-census block reporting in a form other than geospatial polygons would result in higher compliance costs that small providers may not be able to bear. In addition, due to the inherent differences in technology and deployment, fixed wireless propagation does not conform to geographic units as readily as wireline data. Therefore, regardless of the granularity of the geographic unit, fixed wireless deployment reporting will likely never align exactly.

2. **Technology type, service areas, and bandwidth:**

   WISPA has proposed to the FCC the option of allowing fixed wireless broadband providers to submit deployment data as geospatial polygons that correspond to service areas.\(^8\) To WISPA’s knowledge, geospatial data does not correspond to census blocks which, as NTIA acknowledges, leads to overstatement of broadband availability, especially in large, rural census blocks. Geospatial information can be updated incrementally as new access points are added or as coverage areas grow for other reasons such as upgrading of sites with better propagating spectrum or better performing equipment.

3. **New approaches:**

   As discussed above, geospatial data will provide a more accurate representation of fixed wireless coverage. WISPs use sources such as towercoverage.com or their own proprietary

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\(^8\) See WISPA FCC Comments at 15; WISPA FCC Reply Comments at 6.
mapping software to determine coverage. In some cases, however, an actual site visit may be required to actually determine whether a prospective customer can receive service via available spectrum bands.

4. **Validating broadband availability:**

WISPs rely on RF propagation models to estimate areas where a consumer may be able to receive broadband transmissions. As discussed in detail in the WISPA FCC Comments, many factors affect this determination – antenna location, loading at the access point, topography, foliage and available spectrum bands. Therefore, a pinpointed determination of exact broadband availability within a WISP’s service area would likely require location-by-location analysis, which would prove costly and inefficient. WISPA recommends that NTIA or the FCC could develop or access a propagation model as a check on any model used by the WISP to create a standardized method for validating broadband availability data.

5. **Identifying gaps in broadband availability:**

As explained in the WISPA FCC Comments, WISPA believes that the government can improve the accuracy of its broadband availability data by allowing fixed wireless broadband providers to submit geospatial data as an alternative to census block reporting on FCC Form 477. As discussed above, propagation data does not lend itself to reporting by census block, sub-census block or any other geographic unit. Such reporting can be accomplished at less cost and with fewer burdens than other options, at least for small providers that rely on fixed wireless technology.

WISPA also urges NTIA and the FCC to closely collaborate and coordinate on broadband mapping. Foremost, it is critical that broadband providers be required to comply with one data reporting process with data shared between the agencies. Requiring providers,
especially small providers like the majority of WISPA’s members, to report one set of data to the FCC and a different set of data to NTIA would increase costs and burdens and that would detract from ongoing deployment efforts.

Conclusion

In its effort to improve broadband availability mapping, NTIA should carefully consider the costs imposed by changes to current FCC Form 477 reporting on small providers and those who use fixed wireless technology. WISPA looks forward to working with both NTIA and the FCC to help develop more accurate broadband availability data that will inform the agencies’ policy decisions.

Respectfully submitted,

WIRELESS INTERNET SERVICE PROVIDERS ASSOCIATION

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July 16, 2018
Appendix A
Before the
Federal Communications Commission
Washington, DC 20554

In the Matter of

Modernizing the FCC Form 477 Data Program

WC Docket No. 11-10

To: The Commission

COMMENTS OF
THE WIRELESS INTERNET SERVICE PROVIDERS ASSOCIATION

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SUMMARY

In this proceeding, the Commission seeks comment on how it should modernize FCC Form 477 and collect deployment data where broadband service will be/would be “available” on a more granular level, such as via street addresses or road segments. The Wireless Internet Service Providers Association (“WISPA”) strongly supports an effort to modernize FCC Form 477. However, such modernization must take into account the inherent differences in deployment and technology between wired broadband services and fixed wireless broadband services, as well as recognize and reduce the significant economic burdens on small providers imposed by some proposals.

WISPA represents the interests of the fixed wireless broadband industry, whose members are predominantly very small providers that offer high speed broadband service, voice, and often, video to approximately 4 million consumers, businesses, first responders, and community anchor institutions located in unserved and underserved areas via IP-based fixed wireless technology. Such technology, pioneered by WISPA’s members, is a vital and important solution to America’s digital divide problem because of its low start-up costs and ability to reach areas that are not served by traditional providers. Bringing broadband to hard-to-serve areas can be a difficult challenge and cannot be met with cookie-cutter networks or standard installation processes. If that were the case, these areas would not be underserved or unserved.

Unlike wired broadband services that use cable, fiber or copper that are run along streets and roads, fixed wireless broadband is deployed via innovative and creative engineering using licensed, lightly-licensed (shared spectrum) and/or unlicensed spectrum to connect customers to a wireless network, and by calibrating an antenna on the customer’s premises to the provider’s tower. A fixed wireless broadband provider often cannot determine with certainty whether its service is “available” until a skilled installer is working on the potential customer’s premises.
Each installation is unique because each customer’s geographic location, building, other structures and obstacles may provide different challenges.

As to the Commission’s proposed collection of deployment data at a sub-census block level (e.g., via street address or road segments), WISPA submits that such information would not be accurate and questions the utility of such an exercise. Given the inherent nature of fixed wireless broadband services that are not measured or constructed by street addresses or roads, it would take an extraordinary commitment of resources (human and financial) and time for fixed wireless broadband providers to determine with any certainty the street addresses or road segments of potential customers in a census block or service area. WISP s know the street addresses of existing customers but the identification of potential customers would require boots on the ground for each Form 477 reporting period in order to survey a census block and identity each street address. Such an effort would be time consuming and labor intensive, requiring additional expenses to complete Form 477 reporting, especially for small providers with few employees and limited financial resources for regulatory compliance. WISPA knows of no publicly available database that is updated at least annually that will provide street addresses in the United States.

Even if each street address or road segment in a census block could be identified, it would be not be possible to determine for FCC 477 reporting purposes (and subject to certification and non-compliance penalties) whether each street address will be/would be “available” for service until an on-site technical assessment is made at the installation stage. In addition, there are other factors that determine whether service can be deployed with any certainty and at what speeds that are reported on Form 477, such as: 1) number of users able to receive service from each access point; 2) the type and nature of the spectrum band (licensed,
lightly-licensed or unlicensed) that is ultimately used to provide service; and 3) the speeds that a provider reports.

WISPA supports the proposed submission of geospatial data as an alternative to reporting via census blocks for fixed wireless broadband providers as a more accurate reporting metric and a less burdensome process for WISPA’s members. WISPA also supports the Commission’s use of Form 477 for external and additional internal purposes, such as compliance with the Regulatory Flexibility Act (“RFA”), as amended. Including a requirement that providers identify what type of spectrum is used (licensed, lightly-licensed and/or unlicensed) via a check-box format will allow the Commission to adequately fulfill its statutory obligations under the RFA to identify and estimate the types and number of small entities that are subject to a proposed or final rule. As Congress’ designated expert agency in the various communications industries, this is data that should be readily available to the Commission.

WISPA also requests that the Commission retain the semi-annual filing period for Form 477, as opposed to changing to an annual filing period, so long as the Commission adopts the proposed recommendations and considers the unnecessary burdens on small providers described in these Comments. Although an annual filing would impose fewer burdens on WISPA’s members, it is important that their dedication and hard work invested to connect unserved and underserved areas be documented and recognized by all state and federal agencies. Reducing the frequency of Form 477 reporting would result in the information used for USF funding and the National Broadband Map being less current, and thus less accurate.
Before the
Federal Communications Commission
Washington, DC 20554

In the Matter of

Modemizing the FCC Form 477 Data Program  ) WC Docket No. 11-10

To: The Commission

COMMENTS OF
THE WIRELESS INTERNET SERVICE PROVIDERS ASSOCIATION

The Wireless Internet Service Providers Association ("WISPA"), pursuant to Sections 1.415 and 1.419 of the Commission’s Rules, hereby comments on the Further Notice of Proposed Rulemaking ("FNPRM") in the above-captioned proceeding.

As the trade association representing hundreds of small fixed wireless broadband providers serving more than four million consumers in rural and other unserved and underserved areas where other providers decline to invest, WISPA strongly supports the Commission’s efforts to modernize its data collection under FCC Form 477, “Local Telephone Competition and Broadband Reporting.” OMB Control No. 3060-0816 (“Form 477”), to make the information provided accurate, timely and relevant. WISPA also strongly supports any efforts to reduce the disproportionate burdens of any new collection and reporting requirements on small providers. These are not necessarily conflicting objectives.

The Commission acknowledges that Form 477 is a “principal tool used by the
Commission to gather data on communications services, including broadband services, to help

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1 See 47 C.F.R. §§ 1.415, 1.419.
3 See FNPRM, Statement of Commissioner Michael O’Rielly, at 6372 (“Additionally, if we can meet our data needs and policy obligations through less frequent reporting, particularly from already overburdened small providers, then we should provide any necessary relief.”).
inform our policymaking.” Form 477 is also one of the Commission’s “most important datasets” and it “base[s] so many of our significant policy decisions, on the information we receive from those filers.” WISPA submits that the data collected also will help inform the Commission’s rulemaking processes because such data can provide very important information regarding the classification, services and estimated number of small communications and broadband entities that are regulated by the Commission. A description and estimate of such entities are required by the Regulatory Flexibility Act, as amended (the “RFA”).

In these Comments, WISPA makes specific recommendations on the proposed changes to Form 477 and measures the Commission should take to reduce any unreasonable and unnecessary regulatory burdens. These recommendations reflect the results of a recent survey of WISPA members regarding Form 477 compliance, costs and burdens, and discussions with individual members. These Comments also reflect the reality that fixed wireless broadband is an inherently different technology than wired broadband, such as cable, fiber or copper. Certain the questions and proposals in the FNPRM are applicable and appropriate to the nature of wired broadband services, not the services provided by WISPA’s members.

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4 FNPRM at 6329.
5 See FNPRM, Statement of Chairman Ajit Pai, at 6370 (“Pai Form 477 Statement”) (“Form 477 generates one of our most important data sets at the Commission, one we rely on every day . . . . In the two congressional hearings in which I participated last month, Form 477 was mentioned a total of nine times.”).
6 FNPRM, Statement of Commissioner Mignon L. Clyburn, at 6371.
7 5 U.S.C. § 601 et seq.
8 For example, the FNPRM makes several references to “road segments” p. 6343), “street segments” (id.), or “street addresses” pp. 6341-42). Providers that offer fixed wired broadband services using copper, cable or fiber know exactly where their plant is located and/or built-out to, and such services are constructed using roads and streets as a controlling parameter where service is “available.” Fixed wireless is very different because streets and roads do not dictate how or where service is constructed, and therefore, where service is available. Instead, the reach and penetration of the various available spectrum bands, obstructions between the tower and the customer, and the presence of potential harmful interference are controlling parameters for where service may be made available.
Discussion

I. INTRODUCTION

WISPA represents the interests of wireless Internet service providers (“WISPs”) that provide IP-based fixed wireless broadband services to consumers, businesses, first responders, and community anchor institutions across the country. WISPA’s members include more than 800 WISPs, equipment manufacturers, distributors and other entities committed to providing affordable and competitive fixed broadband services. WISPs use unlicensed spectrum, lightly-licensed spectrum (or “shared access” spectrum) and licensed spectrum to deliver last-mile broadband and voice services to more than four million consumers in rural and other unserved and underserved areas where other providers decline to invest. Many WISPs also rely on underground and aerial fiber to deploy hybrid wireless/fiber broadband networks where it is economically feasible for them to do so. Typical download speeds are in the range of 5 to 50 Mbps, a number that will increase as technology improves and equipment costs become more competitive.9 In fact, “fixed wireless technology can support Gigabit download speeds.”10

Fixed wireless technology, pioneered by WISPA’s members, is a vital and important solution to America’s digital divide problem because of its low start-up costs and ability to reach areas that are not served by traditional providers.11 WISPs are making a major impact on bridging the digital divide in unserved and underserved areas, using innovative and creative engineering, as well as sheer persistence in constructing networks that provide high-speed broadband, voice and, often, video services. This is the very type of noble effort that is enabling

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10 Id.
11 Fixed wireless technology has recently been embraced by larger entities such as Google and AT&T that recognize the merits of an efficient and affordable service that can be built-out quickly for relatively low costs. See, e.g., Google Fiber Slowing Its Roll, May Mean More Fixed Wireless, Inside Towers (Oct. 5, 2017), available at: https://insidetowers.com/cell-tower-news-google-fiber-slowing-its-roll-may-mean-more-fixed-wireless/ (last visited Oct. 5, 2017).
the "democratization of entrepreneurship" heralded by Chairman Pai\textsuperscript{12} and fulfilling one of the Commission’s major goals as documented in its National Broadband Plan: “Every American should have affordable access to robust broadband service, and the means and skills to subscribe if they so choose.”\textsuperscript{13} It is also important to recognize private sector investment and “to promote the spirit of entrepreneurship where it is needed the most.”\textsuperscript{14}

A 2016 survey of WISPA’s membership brings to light the very small size and rural focus of its operator members.\textsuperscript{15} The vast majority of respondents – 76.7 percent – reported serving 2,000 or fewer residential customers, and more than 56 percent reported having 1,000 or fewer residential customers. More than 75 percent of respondents indicated that they serve primarily rural areas. All respondents reported serving small businesses and more than 70 percent reported serving governments and first responders. More than half of the 196 respondents have one to five full-time employees, almost 70 percent have ten or fewer full-time employees, and 88 percent have 25 or fewer employees. These numbers are demonstrably less than the threshold size of 1,500 employees that the U.S. Small Business Administration uses to define “small entity” for Wireless Telecommunications Carriers (Except Satellite)\textsuperscript{16} and at or below the threshold of 25 employees that defines “small business concern” in the Small Business Paperwork Relief Act of 2002.\textsuperscript{17}

\textsuperscript{12} Remarks of then- FCC Commissioner Ajit Pai at the Brandery, \textit{A Digital Empowerment Agenda}, Cincinnati, Ohio (Sept. 13, 2016) (“Pai’s Digital Empowerment Agenda”) (“Sadly there is a digital divide in this country . . . . For starters, we have to focus on bringing high-speed broadband to economically deprived areas. And to do that, we must recognize that deploying broadband isn’t easy. The Internet isn’t an abstraction. It’s a physical network of networks that requires massive investment to deploy and constant adjustment to manage.”).
\textsuperscript{13} FCC, \textit{Connecting America: The National Broadband Plan} (March 17, 2010) at XIV.
\textsuperscript{14} \textit{Pai’s Digital Empowerment Agenda}, at 11.
\textsuperscript{15} 2016 WISPA Membership Survey.
\textsuperscript{16} See 13 C.F.R. §121.201, NAICS Code 517210.
II. WISPA MEMBERS EXPEND CONSIDERABLE TIME, MONEY AND RESOURCES TO COMPLETE FORM 477

WISPA’s members have expressed concern that certain proposed revisions to Form 477 for fixed wireless broadband providers will require an increased investment of time, financial and/or human resources to complete and submit Form 477 twice a year. These additional regulatory compliance costs are in addition to the significant increase in such financial and human resources incurred due to changes to Form 477 imposed by the Commission just a few years ago.¹⁸ In fact, to comply with the 2014 change in requirements, the vast majority of WISPA members responding to our recent Form 477 Survey incurred additional costs for reporting via census blocks. Seventy percent purchased new software or vendor services. Almost half, 47 percent, paid overtime for in-house personnel, and 29 percent hired outside personnel (including engineering consultants, part-time workers and/or lawyers). The above combined percentages exceed 100 percent, showing that many members had to shoulder the costs of all three expenses.

Today, the financial expenses for compliance (including purchase of software and hardware, service provider fees, and/or any consulting fees) range from under $100 up to $50,000 annually, depending on the type of metrics and services used to measure deployment data, the number of existing subscribers and the size of the provider. The survey results report that 30 percent of respondents spend under $100 up to $999 annually; 23 percent spend from $999 up to $1999 annually; 24 percent spend from $1999 up to $4999 annually; and 23 percent spend $5000 or more annually, with a considerable number of that group exceeding $20,000 per

year. The Commission’s proposed revisions in this proceeding would definitively increase these compliance costs for WISPA members because of the need to update software and/or equipment from third party billing vendors, or hire additional personnel and/or engage other vendors or legal counsel to try to identify more granular deployment data. This would be a huge and expensive commitment for a very low probability of accurate data.

As reported in our recent survey, including the time spent by the member’s principals, part-time and full-time employees, and outside personnel, the average time expended for semi-annual compliance is 76.6 hours per year. However, this average figure does not illustrate the wide range in compliance burdens, especially by smaller providers. For example, 20 percent spend between 76 and 1,300 hours a year. And more than a third of respondents, 34 percent, reported that they do not have in-house staff support to complete Form 477. Those members with small staffs and without in-house support spend more money and time in completing Form 477.

III. FIXED WIRELESS PROVIDERS SHOULD HAVE THE OPTION OF REPORTING DEPLOYMENT DATA AS GEOSPATIAL DATA INSTEAD OF CENSUS BLOCKS

The Commission proposes several extensive revisions to Form 477 that are intended to collect deployment data from fixed providers on a more granular level than by census blocks.\textsuperscript{19} One proposal is to allow fixed broadband providers to have the option of reporting deployment data by “filing geospatial data showing coverage areas (i.e., polygons of coverage filed via shapefiles or rasters).”\textsuperscript{20} WISPA supports this proposal as a means to more accurately ascertain deployment data and as a less burdensome reporting metric for its members than reporting by census blocks.

\textsuperscript{19} See FNPRM at 6341.
\textsuperscript{20} Id.
In its recent member survey regarding the costs and labor involved in completing Form 477, many reported using various methods and resources to report deployment data. A little more than 57 percent currently generate polygons using various tools to determine deployment data, with the vast majority using polygons created by third-party RF propagation analysis (44 percent) and the rest using internal RF propagation analysis (13 percent).\textsuperscript{21} The time consuming and burdensome element in the current census block reporting requirement is the need for someone to then identify the census blocks within a polygon. If a fixed provider can submit the baseline polygon, whether in a shapefile or raster format, the extra step of identifying the census blocks can be avoided, thus saving time and money. In addition, the Commission and the public can have a more accurate understanding of the provider’s service area.

The Commission also asks whether providers routinely store broadband footprints as geospatial coverage data.\textsuperscript{22} Providers traditionally run geospatial data in real-time as they prepare Form 477 reports, without look-back or storage capabilities, unless they have purchased a special licensed software program such as Tower Coverage.com. Although all providers maintain some type of coverage map/data for business reasons and undertake an evaluation of distance and obstacles in a service area, a provider may not go through the time and expense to create a polygon or generate a RF propagation report or geocode the service data until that information is needed for regulatory purposes.

\textbf{IV. CERTAIN OTHER PROPOSED DATA COLLECTION PROCESS CHANGES FOR FIXED BROADBAND PROVIDERS ARE IMPRactical AND BURdENsome FOR SMALL PROVIDERS AND OFFer LITTLE BENEFIT}

The Commission seeks comment on several other ways to collect more granular deployment data from fixed providers, including a requirement to indicate whether total

\textsuperscript{21} A much smaller percentage reported using spectrum analyzers (4 percent) and 5.33 percent reported using drive tests.

\textsuperscript{22} \textit{FNPRM} at 6341.
customers served by a particular technology could be increased in each census block listed on deployment data;\textsuperscript{23} collection of data at the sub-census block level, such as street address,\textsuperscript{24} and whether the provider should be required to geocode all addresses in which service is available.\textsuperscript{25} Although WISPA understands the value of information regarding deployment and potential service areas, the compliance difficulty and collection burdens in these proposals for small fixed wireless providers far outweigh the benefits. First, it is important to understand and appreciate the unique attributes of fixed wireless broadband service. WISPs are often the only fixed terrestrial broadband providers offering service in unserved and underserved areas. As then-Commissioner Pai acknowledged, “WISPs have deployed wireless broadband to customers who often have no alternatives. They rely heavily on unlicensed spectrum, take no federal subsidies, and often run on a shoestring budget with just a few people to run the business, install equipment, and handle service calls.”\textsuperscript{26}

These areas are unserved and underserved by traditional providers for a reason – they are hard-to-serve and do not support the ROI models of traditional wireline providers. Fiber and cable deployment in rural areas and many suburban markets is not cost effective given the high cost of equipment per location, the low population density, and/or rugged or forested terrain.\textsuperscript{27} Bringing broadband to hard-to-serve areas can be a difficult challenge and cannot be met with cookie-cutter networks or standard installation processes. If that were the case, such areas would not be underserved or unserved.

\textsuperscript{23} See id. at 6340.
\textsuperscript{24} See id. at 6342.
\textsuperscript{25} See id.
\textsuperscript{26} See Protecting and Promoting the Open Internet, Report and Order on Reconsideration, Declaratory Ruling, and Order, 30 FCC Red 5601, 5931 (2015) (“Title II Order”), Dissenting Statement of Commissioner Ajit Pai, aff’d, United States Telecom Ass’n v. FCC, 825 F.3d 674 (D.C. Cir. 2016), reh’g denied, 855 F.3d 381 (D.C. Cir. 2017).
\textsuperscript{27} See Carmel Report, supra n.9, at 6.
This is how a fixed wireless broadband network works:

In a typical [Broadband Wireless Access] network, broadband content is received by the BWA provider from an external distribution point via fiber or microwave connections. From there, signals are delivered to BWA customers via wireless transmitters on towers. The towers are interconnected by licensed or unlicensed spectrum and can carry up to 5 to 10 Gigabytes of capacity. Customers receive the signals via antennas that are attached to the subscribers’ premises. Within the subscribers’ premises, the signal is most commonly delivered via a Wi-Fi router or ethernet cable to personal computers, TV monitors, and other stationary and mobile devices in the home or business.\footnote{Id. at 7.}

As stated above, fixed wireless providers often use a combination of licensed, lightly-licensed and unlicensed spectrum, such as 900 MHz, 2.4 GHz, 2.5 GHz, 3650-3700 MHz and 5 GHz. Lower frequencies (e.g., TV white space and 900 MHz bands) propagate well through trees and other obstacles, such as buildings and other structures. In order to secure a reliable connection between the provider’s tower and the customer’s antenna, a provider’s skilled installation technician must calibrate on-site at the customer’s premises the optimum position of the antenna and if necessary, to adjust the antenna on the customer’s premises to account for obstructions (e.g., the number of trees and/or their height and width) and/or other obstacles.\footnote{WISPA is not aware of any report, study or other resource that provides accurate or comprehensive clutter data to account for terrain and other obstacles. The available clutter data is fairly high level and is not accurate in real time nor at the street level. To achieve a high level of accuracy, such an assessment often must be made with authorized access to the customer’s premises, not via a drive test.}

Each installation is unique because each customer’s geographic location, building, other structures and obstacles may provide different challenges. In addition, there are other factors that determine whether service can be deployed with any certainty and at what speeds that are reported on Form 477, such as: 1) number of users able to receive service from each access point;\footnote{The more users connected via a particular access point increases the potential for lower speeds if a large number of users are accessing the connection at the same time.} 2) the type and nature of the spectrum band that is ultimately used to provide service;\footnote{Id. at 7.}
and 3) the speeds that a provider reports.\textsuperscript{32} Notwithstanding these challenges, WISPs provide customized installations in hard-to-serve areas with the overall objective to connect as many customers as possible.

Given this inherent customized nature of fixed wireless services, the threshold issue with the proposed modifications to Form 477 is the degree of certainty a provider will be required to report more granular data subject to a certification of filing accuracy and non-compliance penalties.\textsuperscript{33} The Commission acknowledged that the meaning of “availability” where a provider could (without an extraordinary commitment of resources) provide service may be “multifaceted.”\textsuperscript{34} There is a distinct difference between the current reporting of what could be provided (assuming that the technical line-of-sight issues for tower/antenna placement are not insurmountable and do not need an extraordinary commitment of resources), and reporting more definitive granular information, using the terms “would be readily increased within a standard interval upon request,” or “will be accommodated”, or “will be added within a standard interval upon request” as proposed by the Commission.\textsuperscript{35}

WISPA’s members have a very beneficial business incentive to determine with certainty where potential new customers are available for service based on more granular data. With such information, fixed wireless service providers would enjoy a 100 percent success rate for

\textsuperscript{31} In some cases, the provider will not know the best spectrum option until it visits the premises, makes a physical inspection of the area where the antenna is to be mounted and establishes a connection to the access point.
\textsuperscript{32} For example, speed may be affected by the number of users using the access point, the bandwidth that is shared among end users and other factors. It may be possible for a provider to offer 10/1 Mbps speeds using one solution and 25/3 Mbps using another solution at the same location, and the provider will offer the service that consumers demand. Determining with any degree of accuracy the level of service that can be deployed at a given location at a given time is not a scientific exercise, but one that depends on a large number of variable factors.
\textsuperscript{33} 47 U.S.C. §§ 220(e), 502-503; see also FCC Form 477, Local Telephone Competition and Broadband Reporting Instructions, OMB Control No. 3060-0816 (Dec. 5, 2016), Section 7.3, Certification of Filing Accuracy, at 32 and Section 7.6, Compliance, at 33.
\textsuperscript{34} FNPRM at 6339-40.
\textsuperscript{35} Id. at 6340.
installations (as opposed to 70-80 percent in very hard-to-serve areas),\textsuperscript{36} which would increase a provider’s revenue substantially and would allow for increased and faster expansion and upgrades to its network. However, if a provider is not able to ascertain this information for advantageous business purposes, it certainly cannot do so for regulatory and reporting purposes. And definitely not under the high standards that the Commission proposes and subject to its non-compliance penalties.

A. \textit{It Is Not Possible For Fixed Wireless Providers To Determine With Certainty Whether The Number Of Customers In A Census Block Will Be Readily Increased}

The Commission asks whether it should require fixed broadband providers to “indicate whether total customers served on a particular technology could be increased in each census block listed when they report deployment data.”\textsuperscript{37} Specifically, the Commission seeks comment on three categories of service areas that would be reported for each technology code:

(1) areas where there are both existing customers served by a particular last-mile technology, and total number of customers using that technology can, \textit{and would, be readily increased} within a standard interval upon request; (2) areas where existing customers are served but no net-additional customers using that technology \textit{will be accommodated}; and (3) areas where there are no existing customers for a particular technology but new customers \textit{will be} added within a standard interval upon request.\textsuperscript{38}

WISPA members want and are willing to secure more business by increasing their customer base in a service area. However, unlike other technology platforms such as mobile, fiber, cable, or satellite, it is not possible to determine with any certainty what potential customers will be or would be readily served using fixed wireless technology until an on-site technical assessment is made. Although the survey respondents providing fixed wireless

\textsuperscript{36} Even a 10 percent failure rate for installation represents a high cost in lost opportunity and labor; a lot of work for no payoff. But this effort is what is necessary to reach the hardest-to-serve areas and try to make a difference.

\textsuperscript{37} \textit{FNPRM} at 6340.

\textsuperscript{38} \textit{Id.} (emphases added).
services know the specific service addresses for all current customers, 83 percent do not know the specific service address for all potential customers in a service area, and 74 percent responded that they cannot readily get that information. Moreover, 92 percent stated that they would incur an additional cost to secure the information.

Identifying each and every potential customer in a census block would require boots on the ground for each reporting period in order to accurately record each service address as the topography is constantly changing. There are no readily available databases that provide this information to the public.\footnote{Even the Commission acknowledges that there are not available resources for annually updated housing information in a census block. See FNPRM at 6342 n.64.} Such an effort requires enormous time and expense because a real person or persons have to be assigned the task to travel across the census block and record all street addresses, if street addresses are readily available.\footnote{Some rural areas have only visible rural route signs. Converting rural routes to street addresses is an additional time-consuming multi-step process. See, e.g., https://www.sapling.com/5942916/physical-address-rural-route (last visited Oct. 4, 2017).} For the majority of WISPA members with a limited number of employees (especially those members without internal support), this would require hiring new employees, paying overtime for existing employee(s), engaging third party vendors or consultants, and for some, a combination of each. Each of these twice-annual options alone is time-consuming and expensive and thus, very burdensome, particularly since the identification of every potential service address (or street segment) in a census block is only the first step. There still must be an assessment of the technical feasibility of actual delivery of the service to that street address, meaning that the potential customer (and perhaps the property owner for leased locations) must authorize the service provider to be physically on the premises. A fixed wireless provider, however, cannot make a reasonable technical assessment until the potential customer expresses interest in the service and the provider has confirmed that service
can be deployed. This process applies equally to new homes that are constructed during the reporting period. There is no drive-by or fly-by test that works for fixed wireless deployments.

**B. It Is Not Realistic For Fixed Wireless Deployment Data Reporting At Sub-Census Block Levels To Include Information Whether Total Customers Served By A Particular Technology Could Be Increased**

The Commission seeks comment whether it should collect data at a sub-census block level, such as street addresses.\(^{41}\) WISPA members know the service address of their existing customers, but 87 percent of survey respondents reported they do not have the ability to determine which street addresses they do not cover in census blocks that they partially cover. More than 43 percent indicate that they do not have the resources necessary to prepare this information, and another 50 percent stated that they can provide the information only by spending significant internal time or by using external resources.

As discussed above, identifying all street addresses in a census block requires boots on the ground, a time consuming and expensive effort. When a potential new customer contacts a member’s sales department, the salesperson will review the service address to get some idea of the technical challenges upon installation. Nonetheless, there can be no certainty regarding a successful connection until a skilled installer is on the premises to determine the best location of the customer’s antenna and makes adjustments based on which spectrum band is optimum in terms of consumer demand, performance and interference avoidance.\(^{42}\)

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\(^{41}\) See FNPRM at 6343.

\(^{42}\) As for reporting information for Multiple Dwelling Units (“MDUs”), WISPA is not aware of any publicly available, nationwide data set containing address and location, nor altitude information to determine what units on what floors are located in a service area. Moreover, each level or floor may carry unique challenges for fixed wireless providers, given the line-of-sight restriction in some spectrum bands. Therefore, the knowledge of an existing MDU in a service area, without a technical assessment of whether the fixed wireless service can be installed, is not helpful.
C. The Proposed Requirement to Geocode All Street Addresses Where Service Is Available Is Also Burdensome For Small Providers

Consistent with the inherent difficulty of accurately identifying a provider’s ability to serve potential customers in a census block, a requirement to geocode all such addresses where service is available is extremely burdensome for small providers. While geocoding is a familiar metric for WISPA members and is less burdensome than sub-census-block level reporting, it is not without costs. Half of the survey respondents currently use geocoding, but if the type of information to be geocoded were to be expanded, 64 percent reported that they would need to pay more money for a service/software enhancement and 24 percent said that they would need to contract with a different provider. The remaining half that do not currently use geocoding would need to start from scratch and incur new costs to acquire software and/or third-party services. Each of these options carries an additional financial expense, as well as a loss of ‘investment in the business’ cost.

Some WISPA third-party billing vendors provide support to members for Form 477 reporting. The vendor provides latitude and longitude data reports based on the street addresses of existing customers. Such reports are run in real time and are not stored, nor are such reports available based on previous data or time periods. Significantly, the vendors do not have the data, software or algorithms to run geocoding based on potential customers, whether by census block or street address. Vendors depend on the foundational data provided by the WISP (e.g., subscriber lists) in order to generate the necessary reports. If the Commission requires a change in Form 477 reporting, whether for sub-census blocks or street addresses, a vendor will need to

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43 2017 WISPA Form 477 Survey.
44 Third party geocoding services are estimated to be $1,500 annually. This fee only provides access to the database. There are still the costs of a person assigned to input the provider’s data and run the reports. Obviously, these costs will vary depending on whether this person is a full or part-time employee, or a third party.
45 See Statement of Chairman Ajit Pai, FNPRM, at 6370 (“And every dollar we make providers – whether big or small – spend filing data that we don’t need is a dollar they can’t devote to connecting Americans.”).
redesign its program and write new software, described as a “major undertaking” and incurring “enormous development costs,” as well as months of research. Material changes to reporting Form 477 deployment reports are neither easy, nor inexpensive for any provider, especially small or mid-sized providers that have limited staff and budgets.

WISPA therefore recommends that the Commission provide an option for fixed wireless providers to report deployment data based on either the current census block level or by using geospatial data. WISPA is not supportive of Form 477 reporting at sub-census block levels given the high costs to its members, and the inherent difficulties and inaccuracy of any such data for fixed wireless providers.

V. CONTINUED SEMI-ANNUAL FORM 477 REPORTING WILL DOCUMENT UNSERVED AND UNDERSERVED AREAS IN A TIMELY AND MORE ACCURATE MANNER

The Commission seeks comment on whether Form 477 reporting should shift from a semi-annual to an annual filing period. WISPA supports the continued reporting of Form 477 on a semi-annual basis, so long as the Commission adopts the proposed recommendations and considers the burdens described in these Comments. As time consuming, costly and difficult as it may be to complete and file Form 477 twice a year (even with the less burdensome measures WISPA has recommended), it is important that the data used to identify eligible areas for universal service support be reasonably accurate and current. Although an annual filing would

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46 One vendor estimated a minimum of $250,000 in development costs, still with some uncertainty regarding the accuracy of the data since there are no readily available public databases that would identify potential customers via street addresses or MDUs. It is unknown at this time how/if such development costs will be passed on to the provider customer or how/if such costs can be recovered by the vendor.

47 “Deploying broadband is hard, expensive, and time-consuming work, whether you’re trenching fiber, attaching equipment to poles, or setting up a gateway earth station. Red tape shouldn’t make those tasks even harder. To me, it’s pretty simple: With rules that make it easier to deploy broadband, we will see more broadband deployed. And in turn, we can empower millions of Americans with digital opportunity.” Remarks of FCC Chairman Ajit Pai at the First Meeting of the Federal Communications Commission’s Broadband Deployment Advisory Committee, Washington, DC (Apr. 21, 2017) at 1 (emphasis added).

48 FNPRM at 6348.
be less burdensome on WISPA’s members, it is important that their dedication and hard work invested to connect unserved and underserved areas be documented and recognized by all state and federal agencies. WISPA members are often self-supported, putting their personal capital at risk in building access in places where other providers have chosen not to serve.

Reducing the frequency of Form 477 reporting would result in the information being less current, and thus less accurate. In cases where a new deployment area is added in, say, January and not reported until the end of the calendar year, the annual reporting could result in a Commission determination that the area is unserved and that Connect America Fund (“CAF”) support should be applied to that area. This outcome would increase the likelihood that CAF support will be used to subsidize areas where service is available, a result the Commission’s universal service policies are wisely intended to avoid. By the same token, WISPA’s members also wish to be eligible for CAF or other federal, state or local government funding, and do not want to receive support where another fixed provider initiated service since the last reporting period. Reducing the frequency of Form 477 reporting will lead to more cases where information is not as current.

WISPA also supports the use and availability of Form 477 data to update the National Broadband Map.\textsuperscript{49} WISPA members also will benefit from a searchable national map of recent deployment data.

VI. \textbf{CHANGES TO FORM 477 WILL ENABLE THE COMMISSION TO HAVE TIMELY AND ACCURATE INDUSTRY INFORMATION THAT CAN ALSO IMPROVE ITS INTERNAL RULEMAKING PROCESSES}

The Commission acknowledges that it uses Form 477 data for external reasons and internal use, such as reviewing mergers and acquisitions, implementing the CAF program, and gathering information to support conclusions for the annual Section 706 inquiry and the 2017

\textsuperscript{49} \textit{Id.} at 6348-9.
Business Data Service Order. The Commission also states that one of its primary objectives is to ensure that the data it collects “are closely aligned with the uses to which they will be put.”

To this end, the Commission seeks comment whether there are other external uses for an updated Form 477. WISPA submits that the Commission should have also asked whether there are other internal uses for Form 477.

The RFA was designed to reduce the economic impact of regulations on small business and acts as a “statutorily mandated analytical tool” to assist federal agencies in rational decision making processes. Moreover, “a regulatory flexibility analysis is, for APA purposes, part of an agency’s explanation for its rule.” Section 603 of the RFA requires the Commission to prepare and make available for public comment an initial regulatory flexibility analysis (“IRFA”) that describes the significant economic impact of the proposed rules on small entities subject to those proposed rules. As a threshold measure, an IRFA must include “a description of and, where feasible, an estimate of the number of small entities to which the proposed rule will apply.” Although the IRFA is not judicially reviewable, “a proper IRFA is necessary to provide the foundation for a good FRFA . . . .” Further, without an adequate IRFA, small entities cannot provide informed comments on regulatory alternatives that are not adequately addressed in the

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50 Id. at 6338-9.
51 Id. at 6331.
52 Id.
54 National Telephone Cooperative Ass’n v. FCC, 563 F.3d 536, 540 (D.C. Cir. 2009) (citing to Small Refiner Lead Phase-Down Task Force v. EPA, 705 F.2d 506, 539 (D.C. Cir. 1983) (“a reviewing court should consider the regulatory flexibility analysis as part of its overall judgment whether a rule is reasonable”) (additional citations omitted)).
IRFA.\textsuperscript{57} An FRFA also has a similar requirement to provide a description and estimate of the classes of small entities directly regulated by the rule.\textsuperscript{58}

The Commission’s IRFAs and FRFAs over the past few years, including the IRFA in this proceeding ("\textit{Form 477 IRFA}")\textsuperscript{59}, fall far short of meeting these statutory requirements. Although the Commission has acknowledged that the broadband Internet access service provider industry has changed since the definition was introduced in 2007,\textsuperscript{59} it has done little to update its own internal data regarding the industry for RFA reporting and other purposes. For example, the \textit{Form 477 IRFA} states that the FNPRM will discuss "several different types of entities that might be providing broadband Internet access service" and purports to include "small entities that provide broadband Internet access service over unlicensed spectrum."\textsuperscript{60} However, the Commission states that "we have no specific information on the number" of such entities.\textsuperscript{61} Over several pages, the \textit{Form 477 IRFA} proceeds to discuss various different categories of broadband Internet access service providers – cable, satellite, wireline, mobile and others – an unnecessarily broad and outdated technology-based approach. But conspicuously absent from this discussion is any mention whatsoever of the “small entities that provide broadband Internet access service over unlicensed spectrum” that the Commission initially mentioned.

As noted above, an IRFA requires "a description of and, where feasible, an estimate of the number of small entities to which the proposed rule will apply."\textsuperscript{62} The Merriam-Webster Dictionary defines the word feasible as “capable of being done or carried out.”\textsuperscript{63} In short, the Commission has failed to make a reasonable good-faith effort to estimate how many small

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\textsuperscript{57} Advocacy RFA Guide at 68 (citations omitted).
\textsuperscript{58} 5 U.S.C. § 604(a)(4).
\textsuperscript{59} FNPRM at 6353, \textit{Form 477 IRFA}, ¶ 6.
\textsuperscript{60} Id. at 6354 (emphasis added).
\textsuperscript{61} Id. (emphasis added).
\textsuperscript{62} 5 U.S.C. § 603(b)(3) (emphasis added).
broadband providers use unlicensed spectrum. The Commission’s ability to estimate the number of small fixed wireless Internet providers is indeed feasible and is long overdue given the demonstrable growth of fixed wireless broadband providers over the past decade and the important role they play in providing broadband service to underserved and unserved communities.

As discussed in the introduction to these Comments, all of WISPA’s members are currently “small business entities” as defined by the U.S. Small Business Administration. Fixed wireless broadband service, however, has grown exponentially in the past five years. According to the Commission’s 2017 Internet Access Report, residential fixed wireless connections quadrupled from June 2012 to June 2016, the largest increase of any terrestrial broadband technology.⁶⁴ According to the Carmel Report, this trend is expected to continue, forecasting a doubling of customer growth in the next five years.⁶⁵ Primary drivers of this expected growth include dramatically lower deployment costs; declining equipment costs fueled by competition and global standards; improved technology that enables faster speeds and higher throughput; and rising consumer demand for video.⁶⁶ Quoting a study prepared by consulting firm Wireless 20/20, RCRWireless reported that “fixed wireless could reduce capital expenditures by more than 50% for many low-density CAF II funded high-cost rural broadband deployments.”⁶⁷ Because of the lower-cost model, WISPs can serve sparsely populated areas where the cost to deploy wireline technologies is prohibitive and can begin receiving a return on investment in less

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⁶⁴ See Internet Access Services: Status as of June 30, 2016, Industry Analysis and Technology Division, Wireline Competition Bureau (April 2017) (“2017 Internet Access Report”), at 18, Fig. 16 (speeds of at least 3 Mbps downstream and 768 kbps upstream as reported on FCC Form 477).
⁶⁵ See Carmel Report, supra n.9, at 10, Fig. 4.
⁶⁶ See id. at 11-16.
than one year, and therefore can re-invest capital into network deployment, upgrades and customer acquisition.

The Commission is required to consider its own data collection and resources in its compliance with the RFA. Significantly, through the current version of FCC Form 477, Terrestrial Fixed Wireless providers – a category that includes WISPs that use unlicensed spectrum – the Commission has ready access to information on the number of entities using wireless technology to provide broadband services. The Commission also has access to the National Broadband Map, which includes a “fixed wireless” layer.

Therefore, to provide a more accurate profile of the fixed wireless broadband industry, the Commission should also revise Form 477 to collect additional industry information such as whether a broadband provider uses licensed spectrum, lightly licensed, unlicensed spectrum, or a combination thereof. To ease any collection burdens, WISPA suggests that a simple and easy check-box format could be used. By identifying the number of small fixed wireless broadband providers that use unlicensed spectrum, the Commission can better craft rules that will reduce regulatory burdens on small businesses that can help foster competition and increased deployment.

VII. CONCLUSION

WISPA appreciates the Commission interest in both obtaining better broadband data and ensuring that burdens on reporting entities do not outweigh the benefits. WISPA’s Comments demonstrate that small fixed wireless broadband providers face significant additional costs and uncertainty with some forms of more granular reporting, and the inherent nature of fixed wireless

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68 See Carmel Report at 12.
69 See North Carolina Fisheries Ass’n, Inc. v. Daley, 27 F. Supp. 2d 650, 659 (E.D. Va. 1998) (agency failed to comply with the RFA when it “completely ignored readily available” data in determining the number of small entities impacted by the agency’s actions).
services. The Commission must weigh its proposals with the degree of inaccuracy and
difficulties in the collection and submission of additional data for small fixed wireless providers,
and consistent with its obligations under the RFA, take these difficulties and related burdens
discussed herein into account and consider ways in which those burdens can be eliminated or
minimized. The Commission should adopt WISPA’s recommendations as described above.

Respectfully submitted,

WIRELESS INTERNET SERVICE
PROVIDERS ASSOCIATION

October 10, 2017 By: /s/ Chuck Hogg, Chairman of the Board
/s/ Mark Radabaugh, FCC Committee Chair
/s/ Fred Goldstein, Technical Consultant

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Appendix B
Before the
Federal Communications Commission
Washington, DC  20554

In the Matter of

Modernizing the FCC Form 477 Data Program

WC Docket No. 11-10

To: The Commission

REPLY COMMENTS OF
THE WIRELESS INTERNET SERVICE PROVIDERS ASSOCIATION

The Wireless Internet Service Providers Association ("WISPA") hereby replies to certain of the Comments filed in the above-captioned proceeding.¹

Introduction

The record in this proceeding demonstrates universal agreement among broadband providers that the Commission’s proposals to modify Form 477 to require data to be reported at sub-census levels, or to report those potential customers that could be served in a given census block, would be very difficult, time-consuming and expensive to implement, irrespective of technology or size. In some instances, projections regarding future service are simply not possible given the limitations of the service and geographic locations. Moreover, WISPA agrees with the majority of commenters that sub-census level and potential service area data have little, if any, measureable benefit to the Commission or the public and certainly do not outweigh the economic burdens that would be imposed on smaller providers.

WISPA also agrees that any changes to Form 477 must be first subject to a comprehensive cost-benefit analysis ("CBA") as part of this rulemaking process, which will lay a proper foundation for the Commission’s compliance with the Paperwork Reduction Act, as

amended ("PRA"), the Regulatory Flexibility Act, as amended ("RFA"), and recent Executive Orders. The public interest is better served when the Commission undertakes reasoned rulemaking informed by a full analysis of the impact on all regulatees, especially small entities that do not have the same financial or human resources or the opportunity to recover regulated costs as larger companies have.

**Discussion**

1. **BROADBAND PROVIDERS HAVE DEMONSTRATED THAT THE BURDENS OF MANY OF THE COMMISSION’S PROPOSALS WOULD OUTWEIGH ANY BENEFIT TO THE COMMISSION OR OTHER STAKEHOLDERS**

Universally, commenting broadband providers and their trade associations emphasized that the Commission’s proposals to require data to be reported at sub-census levels such as street address or road segments, or other granular data, or to report what potential customers will be/would be served in a given census block, would be very difficult, time-consuming and expensive, irrespective of technology or size.\(^2\) In some instances, providers are unable to make

\(^2\) See, e.g., Comments of WISPA, WC Docket No. 11-10 (filed Oct. 10, 2017) ("WISPA Comments") at 7-14 (detailing the burdens on small fixed wireless providers); Comments of The Small Company Coalition, WC Docket No. 11-10 (filed Oct. 10, 2017) ("SCC Comments") at 3 ("This proposal could add significantly to the Form 477 filing burden for the average small company that may not currently have the ability or processes in place to generate and report such granular data."); Comments of Lightower Fiber Networks, WC Docket No. 11-10 (filed Oct. 10, 2017) ("Lightower Comments") at 5 ("Sub-census-block level reporting would materially increase the filing burden because filers would need to implement a system not currently designed to support that level of granularity and spend a large amount of time correcting data errors."); Comments of NCTA – The Internet & Television Association, WC Docket No. 11-10 (filed Oct. 10, 2017) ("NCTA Comments") at 3-12; Comments of CTIA, WC Docket No. 11-10 (filed Oct. 10, 2017) ("CTIA Comments") at 12 ("Most providers do not currently collect census-tract level subscription information in the ordinary course of business and therefore would have to develop systems to collect and process such data in order to comply with the proposed collection."); Comments of Competitive Carriers Association, WC Docket No. 11-10 (filed Oct. 10, 2017) ("CCA Comments") at 3-4 ("FCC should consider the burdens associated with a one-time data collection in the MFII proceeding, in addition to forthcoming Form 477 modifications . . . . [P]roviders will need adequate time and resources to prepare another set of coverage data, especially smaller carriers with limited resources."); Comments of WTA – Advocates for Rural Broadband, WC Docket No. 11-10 (filed Oct. 10, 2017) ("WTA Comments") at 2 ("the alternatives under consideration for more granular reporting of census block deployment data are not feasible for rural areas and/or excessively burdensome and expensive to implement at this time"); and Comments of The USTelecom Association, WC Docket No. 11-10 (filed Oct. 10, 2017) ("USTelecom Comments") at 6-7 ("the proposal to require deployment data be broken down into current deployment, possible future areas and areas where a provider is unable to offer service to additional customers would require the creation of entirely new systems capable of producing dynamic real-time information solely for FCC reporting purposes, and the programming costs would be large, particularly for small rural carriers that can’t even afford to do geocoding currently").
future projections where service will be provided given the technical limitations of the type of service offered or the geographic area. Commenters also emphasized that proposals to collect more granular data have a speculative or marginal benefit, if any, to the Commission and other stakeholders because the data is available from other resources (as the Commission itself acknowledges), or there is a great likelihood of major inaccuracies in the data. Where, as here, the burdens attendant to the collection and reporting of more granular data are significant and are not shown to provide more meaningful data to inform Commission decision-making, the Commission should heed industry’s call and reject the FNPRM’s proposals. In this way, and as the record overwhelmingly demonstrates, the Commission can better meet its dual objectives of “collect[ing] better and more accurate information on Form 477 . . . and increase its usefulness to

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3 See WISPA Comments at 9-13; Comments of General Communication, Inc., WC Docket No. 11-10 (filed Oct. 10, 2017) (“GCI Comments”) at 5 (“Two methods for more granular reporting raised in the Further Notice – by street address or by geolocation – would be very costly to implement in Alaska to the extent they can be implemented at all.”); 7 (“It is simply not feasible for GCI to provide an accurate dataset of geocodes for every building where service is available (but not subscribed to).”); and Comments of Sacred Wind Communications, Inc., WC Docket No. 11-10 (filed Oct. 10, 2017) (“Sacred Wind Comments”) at 1-2 (“a number of the proposed Form 477 data collection practices would pose significant complications for tribal areas . . . , which are characterized by sparsely populated, expansive geographic territories and physically challenging topography”). WISPA also adds that street addresses in rural areas are likely to be where the mailbox is located, not necessarily where the house or other structure is located. In large parcels or acreage, the house/structure may not be visible from the road. Therefore, it is difficult, if not impossible, for the provider to identify whether a potential new customer would be able to receive a fixed wireless service without knowing the exact location of the house/structure and accessing that property for a technical assessment. See WISPA Comments at 12-13; see also GCI Comments at 7. Contrary to some beliefs, this is much more detailed, difficult and burdensome than sending a direct mail advertisement or a bill for services provided. See Comments by the West Virginia Broadband Enhancement Council, WC Docket No. 11-10 (filed Oct. 10, 2017) (“WV BEC Comments”) at 2.

4 See FNPRM at 6341 (acknowledging current receipt of more granular data than census block from USF recipients); see, e.g., USTelecom Comments at 1-2 (“the additional data collection would significantly increase the burden on filers without providing meaningful information to the Commission”), 9 (“Any change to the existing 477 reporting requirements does not enhance the data but skews it.”); Sacred Wind Comments at 4 (“reporting of above-requested information would provide inaccurate data to the Commission”), 6-7 (referencing various state and federal government agencies that can provide household-level point data); Comments of ITTA, WC Docket No. 11-10 (filed Oct. 10, 2017) (“ITTA Comments”) at 5 (“The imbalance of the prospective burdens is further exacerbated by the at-most speculative benefits associated with the endeavor.”); and Comments of Slopeside Internet LLC, WC Docket No. 11-10 (filed Oct. 10, 2017) (“Slopeside Comments”) at 1 (“Currently, we would assert that there is little or no clear coupling between the regulatory or informational need to submit Form 477 data, and the value that said data offers. If there is ‘significant value’ to this data, why does it seem clear that more time, money, & people are ‘spent’ on the data collection than any resulting value the data can create?”).
the Commission, Congress, the industry, and the public . . . while also identifying and eliminating unnecessary or overly burdensome filing requirements.”

The record illustrates the need for the Commission to assess in a comprehensive manner the costs and benefits of proposed changes to information collected in Form 477 as it considers final rules. As NCTA stated, the “costs of collecting more granular information on the Form 477 would exceed the benefits and that such a requirement would not satisfy the requirements imposed by the Paperwork Reduction Act.” WISPA emphasizes that a CBA is also a fundamental requirement of the RFA because it lays a necessary foundation for the required consideration of the significant economic impact of its rules on small providers. As Commissioner O’Rielly has stated, “it is incumbent on every federal agency to determine whether the rules it proposes will result in costs to providers, consumers or society as a whole that outweigh the purported benefits.”

In sum, completing a CBA is necessary to aid deliberations prior to adopting any final rules, to complete a final regulatory flexibility analysis (“FRFA”) that meets the statutory requirements of the RFA, and to comply with the PRA.

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5 FNPRM at 6329-30.
6 See, e.g., GCI Comments at 3-4; Comments of NTCA-The Rural Broadband Association, WC Docket No. 11-10 (filed Oct. 16, 2017) (“NTCA Comments”) at 2-3.
7 NCTA Comments at 2 (citations omitted) and n.6 (citing Executive Orders 13,563; 13,777; and 13,771); see also Slopeside Comments at 1 (“innovation and entrepreneurship is something that can be destroyed by regulation”).
8 5 U.S.C. §§ 603, 604. The Office of Advocacy, U.S. Small Business Administration provides detailed guidance to federal agencies conducting an analysis of the costs of regulations on small entities. “The agency then must examine the costs and other economic implications for the industry sectors targeted by the rule. . . . Impacts include costs of compliance and economic implications that derive from additional compliance costs such as economic viability (including closure), competitiveness, productivity, and employment. The analysis should identify cost burdens for the industry sector and for the individual small entities affected. Costs might include engineering and hardware acquisition, maintenance and operation, employee skill and training, administrative practices (including recordkeeping and reporting), productivity, and promotion. The agency must also consider alternatives to the proposed regulation that would accomplish the agency’s goals while not disproportionately burdening small businesses,” Office of Advocacy, U.S. Small Business Administration, A Guide for Government Agencies: How to Comply with the Regulatory Flexibility Act (May 2012) at 32.
II. IMPOSING STANDARDIZED OR UNIFORM PROCESSES OR TOOLS IS UNREASONABLE AND VERY BURDENSOME FOR SMALL PROVIDERS

The Commission and commenters suggest that the Commission require uniform and/or standardized practices or tools for the broadband industry to supposedly make interpreting the data easier, to eliminate ambiguity and to allow for more meaningful comparisons.\textsuperscript{10} But even assuming the veracity of this conclusion, certain proposals ignore the costs and burdens associated with modifying the many current methods of creating and reporting the data. These costs and burdens stem from the fact that the “industry” consists of providers of all sizes, technical configurations and needs that use different technologies, vendors/service providers, and which have different budgets and human resources.\textsuperscript{11} Suggestions to use uniform models and practices do not account for the penalty of increased costs and implementation time to switch from one methodology to another, especially for small providers that already expend considerable resources to complete Form 477.\textsuperscript{12} Many small providers have already invested in RF propagation software or services, and should not be required to purchase new software or contract with different providers to report data in a particular way. Some also have agreements with third party vendors, such as billing/payment services, which also provide geocoding

\textsuperscript{10} See FNPRM at 6333; see also Comments of Broadband Census LLC and Microbrand Media LLC, WC Docket No. 11-10 (filed Oct. 10, 2017) (“Broadband Census/Microbrand Comments”) at 7 (suggesting a standardized geocoding tool); and NTCA Comments at 6 (“all entities required to file Form 477 could be required to geocode and report with respect to new installations as well as upgrades of service at existing locations”).

\textsuperscript{11} See, e.g., GCI Comments at 11-12 (“there are real variations from place to place and from network to network in the propagation characteristics of wireless signals, making it impossible to produce accurate coverage data nationwide using a single model with uniform parameters . . . The Commission should also bear in mind, however, that every model is driven by a number of tuning parameters, which reflect variations in local conditions, network design, and other real-world factors.”); CTIA Comments at 3-4 (“Form 477 has afforded providers flexibility to submit data that reflect their unique network characteristics and performance. Such flexibility minimizes the burdens on providers by permitting them to report coverage using the same methods that they use to evaluate their coverage for businesses purposes.”).

\textsuperscript{12} See WISPA Comments at 5-6; see also Comments of the American Cable Association, WC Docket No. 11-10 (filed Oct. 10, 2017) (“ACA Comments”) at 2-3.
services for census blocks based on the existing subscriber database. For geocoding, the vendor’s ancillary geocoding services are integrated into the provider’s billing services.

If the Commission were to impose a specific propagation model or geocoding service/format that is different or not compatible with services/software already used, a small provider will be at a major disadvantage. The small provider’s options range from bad to worse, from subsidizing its vendor’s additional costs to change its geocoding service or software, to terminating a contract (if possible) with the current vendor and hiring a new vendor (and transitioning its primary billing service, which can inconvenience subscribers as well), or to purchasing its own software (and hiring additional staff or a consultant to input, review and run the data). These costs extend beyond the provider to include vendors that would need to re-write their software to accommodate a new uniform data collection method. WISPA, therefore, does not support any requirement that would impose a particular geocode service or format, an RF propagation model or standard, or any required process or tool on small providers. One size does not fit all.

III. THE COMMISSION SHOULD RETAIN A SEMI-ANNUAL FILING SCHEDULE FOR FORM 477 AND RELEASE DATA MORE FREQUENTLY

WISPA and other commenters supported retaining the semi-annual filing schedule for Form 477 and opposed changing to an annual filing schedule. WISPA recognizes that many

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13 See ACA Comments at 8.
14 ACA reported that its members have similar burdens with vendor-provided support. See ACA Comments at 8-10.
15 See WISPA Comments at 15 (emphasizing that the Commission should preserve semi-annual filing so long as it adopts the proposed recommendations and considers the burdens on small providers detailed in its Comments); see also Broadband Census/Microband Comments at 8; Comments of Comcast Corporation, WC Docket No. 11-10 (filed Oct. 10, 2017) ("Comcast Comments") at 2-3 (proposing annual filing only if Commission requires data reporting at service address level and then for rural areas only); Comments of The Institute for Local Self-Reliance, WC Docket No. 11-10 (filed Oct. 10, 2017) at 4; North Carolina Broadband Infrastructure Office Comments, WC Docket No. 11-10 (filed Oct. 10, 2017) ("NC BIO Comments") at 3; Comments of the Open Technology Institute at New America, WC Docket No. 11-10 (filed Oct. 10, 2017) at 9; and WV BEC Comments at 6.
commenters support an annual filing requirement and appreciates their concerns.\textsuperscript{16} However, although annual filing might impose fewer burdens and reduce the amount of time that providers spend to complete and submit Form 477,\textsuperscript{17} WISPA is concerned that an annual filing schedule would not keep pace with the continued growth in broadband subscribership.\textsuperscript{18} For example, according to the Commission’s 2016 Internet Access Services Report, which is based on Form 477 aggregated data, the number of fixed wireless residential connections of at least 10/1 Mbps has increased significantly not just on an annual basis, but semi-annually.\textsuperscript{19} Since June 2014, fixed wireless subscribership at 10/1 Mbps or greater has nearly doubled, far and away the largest percentage increase among all broadband technology platforms, with large increases at six-month intervals.\textsuperscript{20} Without semi-annual reporting, the Commission will necessarily be required to rely on even less current information when it makes decisions to allocate Connect America Fund support. As a result, there is a greater risk that support will be allocated to locations where eligible broadband service is already deployed with private, at-risk capital – and given the expected growth of fixed wireless subscribership,\textsuperscript{21} fixed wireless providers are most likely to be harmed by decisions based on out-of-date information. To avoid

\textsuperscript{16} See, e.g., ACA Comments at 14; NCTA Comments at 16; NTCA Comments at 7; SCC Comments at 4; CTIA Comments at 7-8; Comments of Rural Wireless Association, WC Docket No. 11-10 (filed Oct. 10, 2017) at 6; Comments of T-Mobile USA, Inc., WC Docket No. 11-10 (filed Oct. 10, 2017) at 5; USTelecom Comments at 14; and WTA Comments at 3.

\textsuperscript{17} See, e.g., NCTA Comments at 16; ACA Comments at 14-15; and WTA Comments at 3-6.

\textsuperscript{18} SCC claims that “for most small companies, the rate of broadband buildout is such that annual updates would be sufficient for the FCC’s needs . . . .” SCC Comments at 4; see also WTA Comments (“WTA and its members know of no rural market where broadband deployment, services and adoption are changing so rapidly and so substantially that semi-annual FCC Form 477 data collections are necessary to keep abreast of and react to such changes.”). The Commission’s own reporting of Form 477 data disproves this blanket conclusion, at least with respect to cost-effective and quickly deployable fixed wireless technology.

\textsuperscript{19} See Internet Access Services: Status as of June 2016, Industry Analysis and Technology Division, Wireline Competition Bureau (Apr. 2017), at Fig. 19.

\textsuperscript{20} See id.

\textsuperscript{21} See The Carmel Group, Ready for Takeoff: Broadband Wireless Access Providers Prepare to Soar with Fixed Wireless (2017) at 10 (projecting a further doubling of fixed wireless broadband subscribership in the next five years).
this patently unfair result, the Commission should retain its semi-annual Form 477 filing requirement.

WISPA also agrees with several commenters that the Commission should release Form 477 data in a more timely and continuous manner.\(^{22}\) There should not be a one-year lag in releasing the public report.\(^{23}\)

**Conclusion**

WISPA respectfully requests that the Commission retain the semi-annual reporting schedule, and refrain from imposing any standardized process or tool for Form 477 compliance and reporting at a sub-census level. The administrative record overwhelmingly rejects proposals to collect data at a sub-census level and clearly demonstrates that certain providers are not able to report potential customers or areas that would be served. More importantly, the collection of more granular data will make reported information less accurate and less reliable, and would provide only a speculative or marginal benefit to the Commission and other stakeholders.

Finally, the Commission is required to conduct a cost-benefit analysis as a foundational part of its deliberations prior to issuing a final rule to reasonably balance the enormous burdens and

\(^{22}\) See Broadband Census/Microbrand Media Comments at 8 ("Rather than moving toward less frequent data collection, the FCC should be considering systems and processes for the continuous collection and release of broadband data."); and NCTA Comments at 15 ("Section 706 and . . . semi-annual Internet Access Services report . . . lack the consistency in timing and substance that would make them valuable to the public.").

\(^{23}\) See Broadband Census/Microbrand Media Comments, at 8 ("The freshness of data is especially important to consumers, businesses, and government organizations that use Form 477 . . . . The most frequent complaint from the users of these sites, which have powered more than 13 million searches, is that the data is stale by the time it is publicly published."); and NC BIO Comments at 3 ("Shortening the frequency of the data releases without addressing the current backlog would negatively affect how states and local governments assess broadband services in their areas. For precision purposes, it is important to find strategies to reduce the backlog of data release.").
costs with the limited benefits, and to prepare a FRFA that will adequately document the
Commission’s steps to reduce or eliminate the significant economic impact on small providers.

Respectfully submitted,

WIRELESS INTERNET SERVICE
PROVIDERS ASSOCIATION

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