From: <u>Daniela Petrilli</u>
To: <u>secure5G; Hall, Travis</u>

Subject: Comments for Docket No. 200521-0144 **Date:** Wednesday, May 27, 2020 7:58:05 AM

DEPARTMENT OF COMMERCE National Telecommunications and Information Administration

[Docket No. 200521-0144] RIN: 0660-XC047

The National Strategy to Secure 5G Implementation Plan AGENCY: National Telecommunications and Information Administration, U.S. Department of Commerce.

ACTION: Notice; request for public comments.

SUMMARY: In accordance with the Secure 5G and Beyond Act of 2020, the National Telecommunications and Information Administration (NTIA), on behalf of the Executive Branch, is requesting comments to inform the development of an Implementation Plan for the National Strategy to Secure 5G.

May 27, 2020

To Whom It May Concern:

I would like to provide comments on Line of Effort One: Facilitate Domestic 5G Rollout, Question 2:

How can the U.S. Government best foster and promote the research, development, testing, and evaluation of new technologies and architectures?

MY COMMENT IS THIS:

The OTARD Rule should NOT be used to fast track antenna deployment. I oppose the wireless companies placing powerful 4G and 5G antennas on private homes and property to avoid public input and local regulation.

The FCC should establish "safe" human exposure guidelines and stop clinging to the outdated notion that the only impact of exposure is "thermal" (heating of human tissue).

Thank you for your attention to this critical matter.

Sincerely, Daniela Petrilli