(Original Signature	of Member)
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118TH CONGRESS 1ST SESSION



To amend the Communications Act of 1934 to streamline siting processes for personal wireless service facilities, including small personal wireless 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 Communications Act of 1934 to streamline siting processes for personal wireless service facilities, including small personal wireless 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 "Winning the Inter5 national Race for Economic Leadership and Expanding
6 Service to Support Leadership Act" or the "WIRELESS
7 Leadership Act".

1	SEC. 2. PRESERVATION OF LOCAL ZONING AUTHORITY.
2	Section 332(c) of the Communications Act of 1934
3	(47 U.S.C. 332(c)) is amended by striking paragraph (7)
4	and inserting the following:
5	"(7) PRESERVATION OF LOCAL ZONING AU-
6	THORITY.—
7	"(A) GENERAL AUTHORITY.—Except as
8	provided in this paragraph, nothing in this Act
9	shall limit or affect the authority of a State or
10	local government or instrumentality thereof over
11	decisions regarding the placement, construction,
12	or modification of personal wireless service fa-
13	cilities.
14	"(B) LIMITATIONS.—
15	"(i) IN GENERAL.—The regulation of
16	the placement, construction, or modifica-
17	tion of a personal wireless service facility
18	by any State or local government or instru-
19	mentality thereof—
20	"(I) shall not discriminate among
21	personal wireless service facilities or
22	providers of communications service,
23	including by providing exclusive or
24	preferential use of facilities to a par-
25	ticular provider or class of providers
26	of personal wireless service; and

"(II) shall not prohibit or have
 the effect of prohibiting the provision,
 improvement, or enhancement of per sonal wireless service.
 "(ii) ENGINEERING STANDARDS; AES THETIC REQUIREMENTS.—It is not a viola-

tion of clause (i) for a State or local government or instrumentality thereof to establish for personal wireless service facilities, or structures that support such facilities, objective, reasonable, and nondiscriminatory—

13 "(I) structural engineering stand14 ards based on generally applicable
15 codes;

"(II) safety requirements; or

17 "(III) aesthetic or concealment
18 requirements (unless such require19 ments prohibit or have the effect of
20 prohibiting the installation or modi21 fication of such facilities or struc22 tures).

"(iii) Timeframes.—

24 "(I) IN GENERAL.—Except in the
25 case of an eligible facilities request to

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1	which section 6409(a) of the Middle
2	Class Tax Relief and Job Creation
3	Act of 2012 (47 U.S.C. 1455(a)) ap-
4	plies, a State or local government or
5	instrumentality thereof shall grant or
6	deny a complete request for authoriza-
7	tion to place, construct, or modify a
8	personal wireless service facility not
9	later than—
10	"(aa) in the case of a re-
11	quest for authorization to place,
12	construct, or modify a personal
13	wireless service facility that is
14	not a small personal wireless
15	service facility—
16	"(AA) if the request is
17	for authorization to place,
18	construct, or modify such fa-
19	cility using an existing
20	structure, including with re-
21	spect to an area that has
22	not previously been zoned
23	for personal wireless service
24	facilities (other than small
25	personal wireless service fa-

1	cilities), 90 days after the
2	date on which the complete
3	request is received by the
4	government or instrumen-
5	tality; or
6	"(BB) if the request is
7	for any other action relating
8	to such facility, 150 days
9	after the date on which the
10	complete request is received
11	by the government or instru-
12	mentality; and
13	"(bb) in the case of a re-
14	quest for authorization to place,
15	construct, or modify a small per-
16	sonal wireless service facility—
17	"(AA) if the request is
18	for authorization to place,
19	construct, or modify such fa-
20	cility using an existing
21	structure, 60 days after the
22	date on which the complete
23	request is received by the
24	government or instrumen-
25	tality; or

1	"(BB) if the request is
2	for any other action relating
3	to such facility, 90 days
4	after the date on which the
5	complete request is received
6	by the government or instru-
7	mentality.
8	"(II) TREATMENT OF BATCHED
9	REQUESTS.—In the case of complete
10	requests described in subclause (I)
11	that are submitted as part of a single
12	batch and received by the government
13	or instrumentality on the same day,
14	the applicable timeframe under such
15	subclause for each request in the
16	batch shall be the longest timeframe
17	under such subclause that would be
18	applicable to any request in the batch
19	if such requests were submitted sepa-
20	rately.
21	"(III) APPLICABILITY.—The ap-
22	plicable timeframe under subclause (I)
23	shall apply collectively to all pro-
24	ceedings required by a State or local

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government or instrumentality thereof for the approval of the request.

"(IV) NO TOLLING.—A time-3 4 frame under subclause (I) may not be tolled by any moratorium, whether ex-5 6 press or de facto, imposed by a State 7 or local government or instrumentality 8 thereof on the submission, acceptance, 9 or consideration of any request for au-10 thorization to place, construct, or 11 modify a personal wireless service facility. 12

13 "(iv) DEEMED GRANTED.—

14 "(I) IN GENERAL.—If a State or 15 local government or instrumentality 16 thereof fails to take final action to 17 grant or deny a complete request 18 within the applicable timeframe under 19 subclause (I) of clause (iii), the re-20 quest shall be deemed granted on the 21 date on which the government or in-22 strumentality receives a written notice 23 of the failure from the requesting 24 party.

1	"(II) RULE OF CONSTRUC-
2	TION.—In the case of a request that
3	is deemed granted under subclause
4	(I), the placement, construction, or
5	modification requested in the request
6	shall be considered to be authorized,
7	without any further action by the gov-
8	ernment or instrumentality, beginning
9	on the date on which the request is
10	deemed granted under such subclause.
11	"(v) WRITTEN DECISION AND
12	RECORD.—Any decision by a State or local
13	government or instrumentality thereof to
14	deny a request for authorization to place,
15	construct, or modify a personal wireless
16	service facility shall be—
17	"(I) in writing;
18	"(II) supported by substantial
19	evidence contained in a written
20	record; and
21	"(III) publicly released, and pro-
22	vided to the requesting party, on the
23	same day such decision is made.
24	"(vi) Environmental effects of
25	RADIO FREQUENCY EMISSIONS.—No State

1	or local government or instrumentality
2	thereof may regulate the operation, place-
3	ment, construction, or modification of per-
4	sonal wireless service facilities on the basis
5	of the environmental effects of radio fre-
6	quency emissions to the extent that such
7	facilities or structures comply with the
8	Commission's regulations concerning such
9	emissions.
10	"(vii) FEES.—To the extent permitted
11	by law, a State or local government or in-
12	strumentality thereof may charge a fee to
13	consider a request for authorization to
14	place, construct, or modify a personal wire-
15	less service facility or a fee for use of a
16	right-of-way or a facility in a right-of-way
17	owned or managed by the government or
18	instrumentality for the placement, con-
19	struction, or modification of a personal
20	wireless service facility, if the fee is—
21	"(I) competitively neutral, tech-
22	nology neutral, and nondiscrim-
23	inatory;

24 "(II) established in advance and25 publicly disclosed;

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1	"(III) calculated—
2	"(aa) based on actual and
3	direct costs for—
4	"(AA) review and proc-
5	essing of requests; and
6	"(BB) repairs and re-
7	placement of components
8	and materials resulting from
9	and affected by the place-
10	ment, construction, or modi-
11	fication (including the in-
12	stallation or improvement)
13	of personal wireless service
14	facilities or repairs and re-
15	placement of equipment that
16	facilitates the placement,
17	construction, or modification
18	(including the installation or
19	improvement) of such facili-
20	ties; and
21	"(bb) using, for purposes of
22	item (aa), only costs that are ob-
23	jectively reasonable; and

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1	"(IV) described to a requesting
2	party in a manner that distinguishes
3	between—
4	"(aa) nonrecurring fees and
5	recurring fees; and
6	"(bb) the use of facilities on
7	which personal wireless service
8	facilities are already located and
9	facilities on which there are no
10	personal wireless service facilities
11	as of the date on which the com-
12	plete request is received by the
13	government or instrumentality.
14	"(C) JUDICIAL OR ADMINISTRATIVE RE-
15	VIEW.—
16	"(i) Judicial review.—Any person
17	adversely affected by any final action or
18	failure to act by a State or local govern-
19	ment or any instrumentality thereof that is
20	inconsistent with this paragraph may,
21	within 30 days after the action or failure
22	to act, commence an action in any court of
23	competent jurisdiction, which shall hear
24	and decide the action on an expedited
25	basis.

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1	"(ii) Administrative review.—
2	"(I) IN GENERAL.—Any person
3	adversely affected by any final action
4	or failure to act by a State or local
5	government or any instrumentality
6	thereof that is inconsistent with this
7	paragraph may petition the Commis-
8	sion to review such action or failure to
9	act.
10	"(II) TIMING.—Not later than
11	120 days after receiving a petition
12	under subclause (I), the Commission
13	shall grant or deny such petition.
14	"(D) WHEN REQUEST CONSIDERED COM-
15	PLETE; RECEIVED.—
16	"(i) WHEN REQUEST CONSIDERED
17	COMPLETE.—
18	"(I) IN GENERAL.—For the pur-
19	poses of this paragraph, a request to
20	a State or local government or instru-
21	mentality thereof shall be considered
22	complete if the requesting party—
23	"(aa) has taken the first
24	procedural step within the control
25	of the requesting party—

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1	"(AA) to submit such
2	request in accordance with
3	the procedures established
4	by the government or instru-
5	mentality for the review and
6	approval of such request; or
7	"(BB) in the case of a
8	government or instrumen-
9	tality that has not estab-
10	lished specific procedures for
11	the review and approval of
12	such request, to submit to
13	the government or instru-
14	mentality the type of filing
15	that is typically required to
16	initiate a standard review
17	for a similar facility or
18	structure; and
19	"(bb) has not received a
20	written notice from the govern-
21	ment or instrumentality within
22	10 days after the date on which
23	the request is received by the
24	government or instrumentality, if
25	, · · · · · · · · · · · · · · · · · · ·

the request is with respect to a

1 small personal wireless service fa-2 cility, or 30 days after such date, 3 if the request is with respect to 4 any other personal wireless service facility— 5 "(AA) stating that all 6 7 the information (including 8 any form or other document) required by the gov-9 10 ernment or instrumentality 11 to be submitted for the re-12 quest to be considered com-13 plete has not been sub-14 mitted; "(BB) identifying the 15 information required to be 16 17 submitted that was not sub-18 mitted; and 19 "(CC) citing a specific provision of a publicly avail-20 21 able rule, regulation, or 22 standard of the government 23 or instrumentality that re-

24 quires the information iden-

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tified under subitem (BB) to be submitted. "(II) DEFINITION.—In this clause, the term 'the date on which the request is received by the government or instrumentality' means-"(aa) in the case of a request submitted electronically, the date on which the request is transmitted; "(bb) in the case of a request submitted in person, the date on which the request is delivered to the individual or at the location specified by the government or instrumentality for in-

18 "(cc) in the case of a re-19 quest submitted in any other 20 the date determined manner, 21 under regulations promulgated by 22 the Commission for the manner 23 in which the request is sub-24 mitted.

person submission; and

"(ii) WHEN COMPLETE REQUEST CON SIDERED RECEIVED.—For the purposes of
 this paragraph, a complete request shall be
 considered received—

5 "(I) except as provided in sub-6 clause (II), on the date on which the 7 requesting party submits to the gov-8 ernment or instrumentality all infor-9 mation (including any form or other 10 document) required by the govern-11 ment or instrumentality to be sub-12 mitted for the request to be consid-13 ered complete; or

14 "(II) in the case of a request 15 with respect to which all such information is not submitted and that is 16 17 considered complete under clause 18 (i)(I) because the requesting party has 19 not received a written notice from the 20 government or instrumentality within 21 the period described in such clause, on 22 the day after the last day of such pe-23 riod.

24 "(E) RULE OF CONSTRUCTION.—Nothing
25 in this paragraph may be construed to affect

1	section 6409(a) of the Middle Class Tax Relief
2	and Job Creation Act of 2012 (47 U.S.C.
3	1455(a)).
4	"(F) DEFINITIONS.—In this paragraph:
5	"(i) ANTENNA.—The term 'antenna'
6	means an apparatus designed for the pur-
7	pose of emitting radiofrequency radiation,
8	to be operated or operating from a fixed
9	location for the transmission of writing,
10	signs, signals, data, images, pictures, and
11	sounds of all kinds.
12	"(ii) Communications network.—
13	The term 'communications network' means
14	a network used to provide a communica-
15	tions service.
16	"(iii) Communications service.—
17	The term 'communications service' means
18	each of—
19	"(I) cable service, as defined in
20	section 602;
21	"(II) information service;
22	"(III) telecommunications serv-
23	ice; and
24	"(IV) personal wireless service.

1	"(iv) Generally Applicable
2	CODE.—The term 'generally applicable
3	code' means a uniform building, fire, elec-
4	trical, plumbing, or mechanical code adopt-
5	ed by a national code organization, or a
6	local amendment to such a code, to the ex-
7	tent not inconsistent with this Act.
8	"(v) Network interface device.—
9	The term 'network interface device' means
10	a telecommunications demarcation device
11	and cross-connect point that—
12	"(I) is adjacent or proximate
13	to—
14	"(aa) a small personal wire-
15	less service facility; or
16	"(bb) a structure supporting
17	a small personal wireless service
17 18	a small personal wireless service facility; and
18	facility; and
18 19	facility; and "(II) demarcates the boundary
18 19 20	facility; and "(II) demarcates the boundary with any wireline backhaul facility.
18 19 20 21	facility; and "(II) demarcates the boundary with any wireline backhaul facility. "(vi) PERSONAL WIRELESS SERV-

1	licensed or unlicensed frequencies, includ-
2	ing—
3	"(I) commercial mobile service;
4	"(II) commercial mobile data
5	service (as defined in section 6001 of
6	the Middle Class Tax Relief and Job
7	Creation Act of 2012 (47 U.S.C.
8	1401));
9	"(III) unlicensed wireless service;
10	and
11	"(IV) common carrier wireless
12	exchange access service.
13	"(vii) Personal wireless service
14	FACILITY.—The term 'personal wireless
15	service facility' means a facility used to
16	provide or support the provision of per-
17	sonal wireless service.
18	"(viii) Small personal wireless
19	SERVICE FACILITY.—The term 'small per-
20	sonal wireless service facility' means a per-
21	sonal wireless service facility in which each
22	antenna is not more than 3 cubic feet in
23	volume (excluding a wireline backhaul fa-
24	cility connected to such personal wireless
25	service facility).

1	"(ix) Unlicensed wireless serv-
2	ICE.—The term 'unlicensed wireless serv-
3	ice'—
4	"(I) means the offering of tele-
5	communications service using a duly
6	authorized device that does not re-
7	quire an individual license; and
8	"(II) does not include the provi-
9	sion of direct-to-home satellite serv-
10	ices, as defined in section 303(v).
11	"(x) WIRELINE BACKHAUL FACIL-
12	ITY.—The term 'wireline backhaul facility'
13	means an above-ground or underground
14	wireline facility used to transport commu-
15	nications service or other electronic com-
16	munications from a small personal wireless
17	service facility or the adjacent network
18	interface device of such facility to a com-
19	munications network.".