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January 25, 2018

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### VIA ELECTRONIC FILING

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, WT Docket No. 17-79

### Dear Ms. Dortch:

Corning Incorporated ("Corning") submits the attached report, Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment: Annex 1, Model Sensitivities ("Report"), which follows-up on the report Corning submitted with its comments in the Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment proceeding.<sup>2</sup>

This Report 1) investigates the potential effects of a nationwide change to one-touch make-ready (OTMR) on FTTP and 5G network deployments by isolating that change from other proposals, and 2) estimates the impact of higher-than-average municipality-imposed costs/fees on nationwide 5G wireless fixed broadband deployment if those fees became commonplace. Effects are measured in terms of total premises passed and dollars of capex investments in next generation networks. The Report concludes that allowing OTMR has the potential to enable wider deployment of next generation fiber and wireless networks in many areas of the country. But the Report also finds that higher costs/fees on next generation wireless network operators could significantly decrease investment in and further deployment of such networks.

Pursuant to Section 1.1206 of the Commission's rules, 47 C.F.R. § 1.1206, a copy of this letter is being filed via ECFS. If you have any questions, please do not hesitate to contact me.

<sup>&</sup>lt;sup>1</sup> Attachment A.

<sup>&</sup>lt;sup>2</sup> Comments of Corning Incorporated, WC Docket No. 17-84 at Attach. A (filed June 15, 2017). These comments are included here as Attachment B.

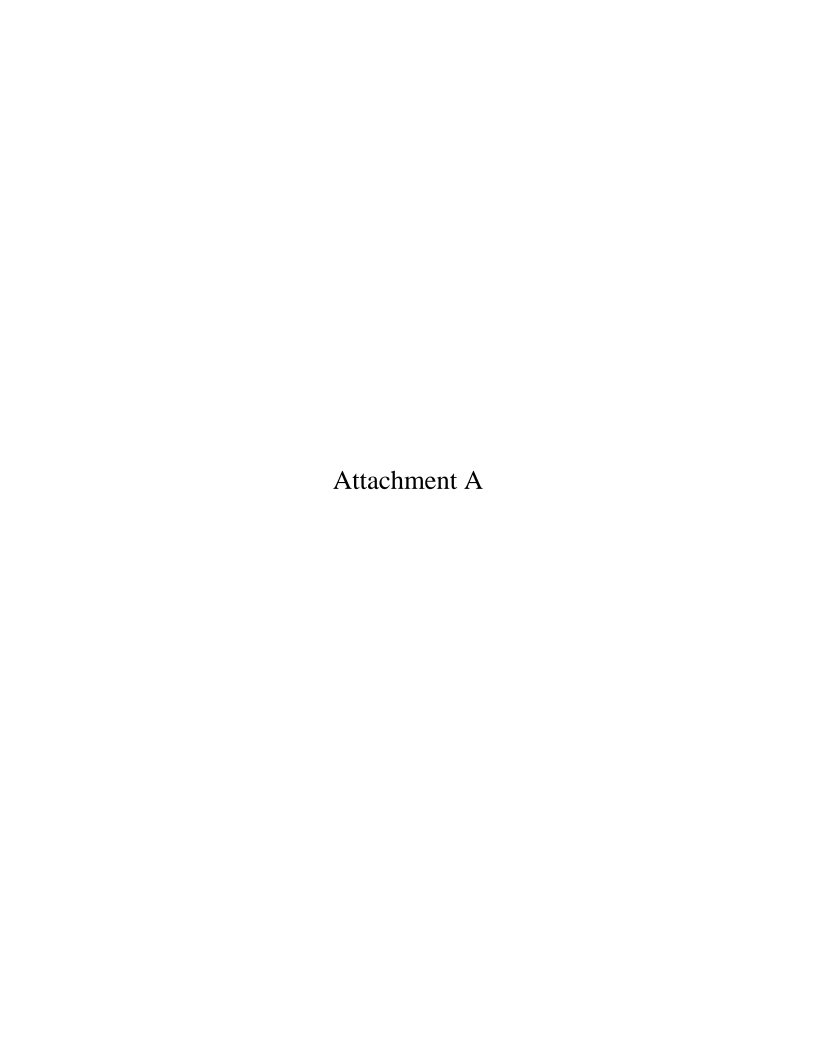


Ms. Marlene H. Dortch January 25, 2018 Page 2

Very truly yours,

/s/ Thomas J. Navin
Thomas J. Navin
Counsel to Corning, Inc.

cc: Tim Regan



# Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment: Annex 1, Model Sensitivities

January 2018

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# Introduction

As a follow-on to its report Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment initially submitted in June of 2017, CMA was requested to utilize its next generation network deployment model to perform further investigation in two main areas, 1) the isolation of potential effects of a nationwide change to one-touch make-ready (OTMR) on FTTP and 5G network deployments, and 2) estimation of the impact of higher than average municipality imposed costs/fees if extrapolated for a nationwide 5G wireless fixed broadband deployment. Similar to the previous report, effects are measured in premises passed and capex investments in next gen networks. Furthermore, effects are examined in relation to the regulatory authority of the states in which they occur.

In its initial report, CMA investigated the deployment of next-generation broadband across two major axes: technological deployment vs regulatory regime. "Technological deployment" refers to the type of next generation infrastructure deployed, whether that be fully wired fiber-to-the-premises (FTTP), or fifth generation (5G) wireless fixed broadband in which wireless antennas are used to provide wireless "drops", or connections, to premises. The second axis, "regulatory regime", evaluated a next-generation broadband deployment under the current regulatory framework (the "Base" scenario) vs. a deregulated case ("NPRM") assuming the adoption of proposed regulatory changes put forth by the FCC in two of its Notices of Proposed Rulemaking. For both FTTP and 5G, CMA constructed a full business model with revenues and costs at a granular census block group geographic level, and calculated the economic net present value (NPV) for a next generation network deployment. When the model was applied across the US, potential incremental gains from the NPRM were calculated by looking at those areas with a non-viable business case, i.e. negative NPV, under the current regime, that became NPV positive through proposed deregulation in the NPRM. Gains were measured in incremental premises passed in these "newly" NPV positive areas and the associated incremental capital expenditure to deploy the required network to reach those premises.

This method was utilized to investigate the combined effects of regulatory changes proposed by the FCC in the NPRMs, which can be roughly grouped into in four major areas: 1) reducing the time and cost of make-ready, potentially via OTMR, 2) reducing pole attachment costs, 3) reducing barriers to copper network retirement, and 4) accelerating legacy product discontinuance.

The analyses in this document will utilize a similar approach to isolate the level of impact that OTMR alone could have on both 5G and FTTP deployments were the rest of the proposed changes captured in the NPRM not enacted. Similar methods will also be used to examine the potential detrimental effects that higher than average fees charged by some municipalities could have on a potential 5G deployment if such fees were to become commonplace across the U.S.

Finally, all results will be summarized by the states' ability to preempt FCC pole regulations. Section 224 of the Communications Act of 1934, in which Congress directs the FCC to regulate the terms and

<sup>&</sup>lt;sup>1</sup> "Accelerating Wireline Broadband Deployment by removing Barriers to Infrastructure Investment", WC Docket No. 17-84 and "Wireless Infrastructure NPRM", WC Dockets 17-79 and 15-180.

conditions of pole attachments, also provides the condition for "reverse preemption", in which states may certify that they themselves regulate pole attachment terms and conditions instead of the FCC.<sup>2</sup> While reverse preemption states may follow the lead of the FCC, they are not bound to adopt FCC regulations regarding pole attachments, potentially limiting the total nationwide effects of the NPRM. Currently 20 states and the District of Columbia are certified for reverse preemption.

In summary we explore the impact of higher and lower costs in the following scenarios in this paper:

### **Analysis of One-Touch Make-Ready Effects**

- FTTP Base: The base model used in our June 2017 analysis reflecting today's rules and economics for FTTP deployment
- **5G Base:** The base model used in our June 2017 analysis reflecting today's rules and economics for 5G wireless broadband deployment
- FTTP Base + OTMR: The base model including the effects of only one-touch make-ready as proposed in the NPRM on the economics of FTTP deployment
- **5G Base + OTMR**: The base model including the effects of only one-touch make-ready as proposed in the NPRM on the economics of 5G wireless broadband deployment

### **Analysis of Higher Costs on 5G Deployment**

- **5G** Base with Higher Pole Attachment Fees: The base model for 5G wireless broadband deployment including adjusted assumptions to reflect the potential impact of higher recurring pole attachment fees for small cells and outdoor DAS nodes
- **5G Base with Higher Application Costs:** The base model for 5G wireless broadband deployment including adjusted assumptions to reflect the potential impact of higher one-time pole attachment application fees for a wireless network including fiber backhaul
- 5G Base with Higher Gross Revenues Fees: The base model for 5G wireless broadband deployment including adjusted assumptions to reflect the potential impact of gross revenues fees

# One Touch Make Ready Effects

The FCC's NPRMs explored multiple areas for potential changes impacting both initial capital expenditures as well as the ongoing operational expenses for next generation networks. One such area was so-called "make-ready", the process by which poles are prepared for the installation of new infrastructure such as fiber optic cables. This mainly involves the planning of and actual movement of existing "attachers" on poles to make space for new equipment.<sup>3</sup>

<sup>&</sup>lt;sup>2</sup> "Report and Order on Reconsideration in the Matter of Implementation of Section 224 of the Act: A National Broadband Plan for Our Future", WC Docket No. 07-245, p.2-4

<sup>&</sup>lt;sup>3</sup> An "attacher" is an organization that rents space on a pole: e.g. the utility itself, the cable company, the municipality and the telco.

Currently, in most localities, when a new attacher wishes to put equipment on a pole, each existing attacher must first approve the plans and then send a contractor to move their own equipment to its newly designated position. The coordination among existing attachers and the multiple truck rolls required under this system to complete make-ready work can quickly increase costs, particularly in denser areas where there tend to be more existing attachers or shorter poles with less incremental room. A potential solution proposed by the NPRM is "one-touch make-ready" (OTMR), by which a single, pre-approved contractor is able to do all of the make-ready on a pole, moving all attachers' equipment to the correct location on a pole in a single truck-roll.

### OTMR Impact Estimation Methodology and Assumptions

When CMA originally ran its FTTP NPRM and 5G NPRM scenarios, it incorporated a variety of effects resulting from the proposals in the NPRM, including a reduction in make-ready costs due to the implementation of OTMR. In order to isolate the potential impact of OTMR on premises passed and capital investments, the model was re-run using the Base case assumptions, but including only the positive impacts of OTMR on the business case. The two new FTTP and 5G deployment scenarios resulting from this are to be referred to as "FTTP Base + OTMR" and "5G Base + OTMR".

The resulting Base + OTMR cases were compared with their respective Base cases. More specifically we looked at those geographic areas that resulted in an NPV positive business case in the FTTP Base + OTMR or 5G Base + OTMR cases that were previously NPV negative under Base case assumptions: effectively those areas which do not pass the business case currently, but could if OTMR were implemented. The potential impact of OTMR could then be measured as the premises and capital investments attributable to these areas. These premises (and Capex) represent incremental gains over the FTTP Base and 5G Base cases that are achievable through OTMR but would remain unserved if current regulations persist.

### FTTP OTMR Impact

In our original analysis, the FTTP NPRM case resulted in a potential 100.9M, or 71% of national premises passed, an incremental gain of about 26.7M premises over the FTTP Base case. It was estimated these 26.7M premises would require an incremental capital investment of \$45.3B in next-gen network infrastructure to reach them. About 62% of incremental premises and Capex was in non-reverse preemption states and about 95% was in less dense rural and suburban areas.

The new FTTP Base + OTMR case estimated that impacts from OTMR alone could result in about 8.3M in incremental premises passed over the FTTP Base case and about \$12.6B in associated incremental capital expenditure (see Table 1). By comparison, this is about 31% of the incremental premises and 28% of the Capex resulting from the full NPRM. Of the gains achievable by OTMR effects alone, about 61% of the incremental premises and the Capex is in non-reverse preemption states and about 75% of it is located in suburban areas.

### **5G OTMR Impact**

In the original analysis, the 5G NPRM case resulted in a potential 106.4M, or 75% of national premises passed, an incremental gain of about 14.9M premises over the 5G Base case with an estimated

incremental capital investment of \$23.9B in next-gen network infrastructure to reach them (see Table 1). About 62% of incremental premises and Capex was in non-reverse preemption states and over 95% was in less dense rural and suburban areas.

The new 5G Base + OTMR scenario estimates that OTMR effects alone result in about 5.9M in incremental premises over the 5G Base case and about \$8.8B in associated capital expenditure. This is about 40% of the incremental premises and 37% of the Capex estimated to be achievable by the full NPRM. Of the gains from OTMR effects alone, about 63% of the incremental premises and Capex are in non-reverse preemption states and about 80% is split evenly across less dense rural and suburban areas.

Table 1: National FTTP & 5G Rollout Incremental Gains: Full NPRM & OTMR Impact<sup>4</sup>

	FTTP Incremental Effects					5G Incremental Effects			
	Full N	IPRM	Base + OTMR			Full NPRM		Base + OTMR	
State	Prems (K)	CAPEX (\$M)	Prems (K)	CAPEX (\$M)	Pr	rems (K)	CAPEX (\$M)	Prems (K)	CAPEX (\$M)
Non-Preempt	16,628	\$28,274	5,102	\$7,686		9,346	\$15,034	3,655	\$5,416
<b>Reverse Preempt</b>	10,049	\$17,039	3,230	\$4,883		5,523	\$8,882	2,270	\$3,390
Total	26,676	\$45,313	8,332	\$12,569		14,870	\$23,916	5,925	\$8,806

# Effects of Higher Costs on 5G Fixed Broadband Deployment

Many operators, particularly those involved in next generation wireless deployments, have noted in commentary to the FCC a variety of above average costs/fees placed on next generation wireless infrastructure in certain municipalities effectively prohibits the deployment and operation of such networks in these areas. Three major issues encountered by operators have been 1) unusually high recurring pole attachment fees for wireless equipment, 2) unusually high one-time pole application fees that effectively drive up make-ready costs, and 3) gross revenue fees on broadband. While make-ready and deployment applications can often include an increased time to deployment, whether via extended negotiations or longer than average processing and approval timelines – all of which can indirectly increase deployment costs – the remainder of this study focuses on the direct effects of the higher fees themselves.

### Higher Pole Attachment Fees

Pole attachment fees are those recurring fees which a utility or municipal pole owner can charge an attacher for the right to have their equipment on a pole, whether that be a fiber optic cable, an antenna, or any other gear or equipment. The majority of high pole attachment fees noted by infrastructure providers and operators in the next generation wireless industry have been in regards to wireless small cells or outdoor DAS nodes (from here on collectively referred to as "small cells" or "wireless nodes") attached to municipally owned poles. As they represent an ongoing expense, high pole attachment fees

<sup>&</sup>lt;sup>4</sup> "States That Have Certified That They Regulate Pole Attachments", WC Docket No. 10-101, Reverse Preempt states include Alaska, Arkansas, California, Connecticut, Delaware, District of Columbia, Idaho, Illinois, Kentucky, Louisiana, Maine, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Oregon, Utah, Vermont, Washington

can have a large impact on the viability of the business model for next generation 5G deployments in an area.

Previously, the 5G Base model assumed an annual pole attachment fee for small cells of about \$20 per pole, similar to the \$10-\$20 fees estimated by some operators using the FCC's cost-based pole attachment formula.<sup>5</sup> In comparison, some operators have observed higher wireless node attachment fees in certain municipalities ranging from \$500 up to \$37,000 annually per pole.<sup>6,7</sup> Excluding some extreme outlier rates, CMA chose to investigate the impacts of high pole attachment fees for wireless nodes using a rate of \$1,000 a month (or \$12,000 annually) per pole.<sup>8</sup> This model sensitivity provides a useful illustration of the impact of higher cost pole attachment fees at a range of levels.

### **Higher Application Costs**

Besides recurring fees for pole attachments, there is sometimes an initial one-time application fee when trying to deploy new equipment on a pole. Generally, this is meant to cover the costs to process the application. These fees are often charged on a per pole basis, are typically nominal in relation to the overall cost of deployment, and can be applied to all equipment, just wireless nodes, or some mix of the two. At higher levels, these fees can significantly raise the cost to deploy for a new network.

The original 5G Base model used a general per mile engineering and permitting cost of about \$2,200 / mile. However, in some municipalities additional pole specific application fees for general wireless or wireless node use have been observed, ranging from \$500 to \$15,000 per pole (these do not include escrow fees for "consultant reviews" or fees for replacement poles that may also be required in some cases). Considering this, CMA further investigated the impact of an additional \$500 application fee per pole for all poles utilized in a 5G wireless broadband network deployment. This includes not only poles used for wireless nodes, but also those utilized for fiber connections to the small cell network.

### Higher Gross Revenue Fees

While more commonly seen by cable providers, certain municipalities have looked to charge broadband and wireless infrastructure providers and operators gross revenue fees for access to municipally owned Right-of-Ways (ROWs), i.e. municipally owned poles and ducts. These gross revenue fees are generally applied as a percentage of gross revenue generated by the network in the municipality and are applied as a percent of total revenue regardless of the extent to which the ROWs are actually utilized by the operator's network. Although cable companies are permitted and often choose to pass this cost directly on to consumers, it can also be considered as a potential cost to operators, directly impacting their gross margins.

<sup>&</sup>lt;sup>5</sup> "Comments of Verizon in the Matter of 'Streamlining Deployment of Small Cell Infrastructure by Improving Wireless Facilities Siting Policies", WC Docket No. 16-421, p.8-10.

<sup>&</sup>lt;sup>6</sup> "Comments of Crown Castle International Corp. in the Matter of Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Development", WT Docket No.17-79, p.10-13.

<sup>&</sup>lt;sup>7</sup> "Comments of Verizon", p.8-10.

<sup>&</sup>lt;sup>8</sup> "Comments of Verizon", Appendix A p.2-3.

<sup>&</sup>lt;sup>9</sup> "Comments of Crown Castle International Corp.", p.10-13.

As gross revenue fees are not as common outside of the cable market, the original 5G Base case assumed a fee equaling 0% of gross revenues. A variety of operators' comments have provided examples of municipalities attempting to charge gross revenue fees of up to 5% of gross revenues, the highest percentage fee allowable under the Cable Act of 1984. Considering this, CMA explored the effects of a 5% gross revenue fee on gross revenues which would directly impact an operators' gross margins (rather than a cost passed through to consumers, though CMA notes that this potential tax passthrough to consumers could also have a detrimental impact which we have not analyzed).

TABLE 2: HIGHER COST / FEE ASSUMPTIONS USED IN BUSINESS CASE MODELS

Cost / Fee	Description	Base Assumption	High Fee Assumption	
Recurring Pole Attachment Fees	Recurring annual fees charged to locate wireless antennas / nodes on poles	\$20/pole (annual)	\$12,000/pole (annual)	
One-Time Pole Attachment Application Fees	One-time fee for applications requesting use of poles for next generation networks	N/A	\$500/pole	
Gross Revenue Fees	Recurring fees charged for access to a municipalities Right-of-Ways (ROWs). Applied as a % of an operator's gross revenues	0% of gross revenue	5% of gross revenue	

### Methodology

CMA investigated the impact of each cost/fee on the 5G Base case deployment model separately. Rather than limiting the scope of investigation by modelling the effects of these high fees just in the areas they were observed, CMA instead attempted to more clearly demonstrate their broader impact by modelling the potential effect on 5G wireless deployments nationwide assuming a broad adoption of higher fees. For each of the three fee types, CMA re-ran its economic model using the new cost assumptions implied by the higher fees in combination with the 5G Base assumptions for all other revenues and costs. The result was three new scenarios: "5G Base with Higher Pole Attachment Fees", "5G Base with Higher Application Costs", "5G Base with Higher Gross Revenue Fees". Those premises (and associated Capex) that were economically serviceable under the original 5G Base case assumptions but were found to be no longer viable in the high cost/fee scenarios represent the potential negative impact of the associated cost/fee. We have calculated the impact of these high fees individually, but if they were combined, the effect would be greater than for any one effect measured alone.

<sup>&</sup>lt;sup>10</sup> "Comments of Verizon", Appendix A p.2-3

<sup>&</sup>lt;sup>11</sup> "Comments of Crown Castle International Corp.", p.10-13

<sup>&</sup>lt;sup>12</sup> "Comments of ExteNet Systems, Inc. in the Matter of Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Development and the Matter of Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment", WT Docket No.17-79 and WT Docket Np. 17-84, p.40-43 
<sup>13</sup> "S.66 - Cable Communications Policy Act of 1984", Congress.gov, <a href="https://www.congress.gov/bill/98th-congress/senate-bill/66">https://www.congress.gov/bill/98th-congress/senate-bill/66</a> (December 2017)

## **Impacts of Higher Costs**

CMA's original 5G Base case estimated a total of 91.5M, or 65% of premises (homes and SMBs) nationwide were in areas that were economically viable for deployment.

Comparing the 5G Base with Higher Pole Attachment Fees scenario to the 5G Base case, it is estimated that a nationwide introduction of higher fees would result in 28.2M fewer premises passed, or 31% of the 5G Base case results, and an associated \$37.9B in forgone network deployment Capex.

Comparing the 5G Base with Higher Application Costs scenario to the 5G Base case, it is estimated that a nationwide introduction of higher fees would result in 7.9M fewer premises passed, or 9% of 5G Base case results, and an associated \$11.6B in forgone network deployment Capex.

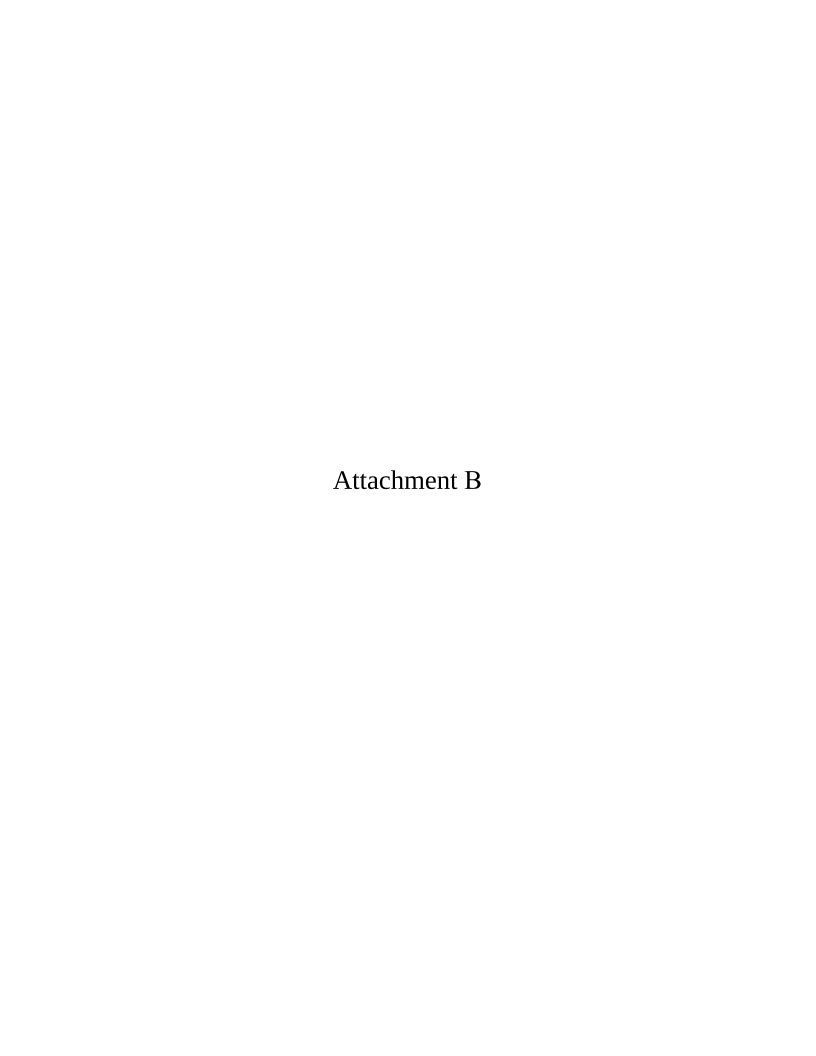
Comparing the 5G with Higher Gross Revenue Fees scenario to the 5G Base case, it is estimated that a nationwide introduction of such fees would result in 9.4M fewer premises passed, or 10% of 5G Base case results, and an associated \$13.6B in forgone network deployment Capex.

TABLE 3: 5G BASE CASE AND FOREGONE PREMISES & CAPEX DUE TO HIGHER THAN AVERAGE FEES

	5G Deployment - Negative Effects Due to High Costs						
	Higher P	ole Fees	Higher A	pp. Costs	Higher Franchise Fees		
State	Prems (K)	CAPEX (\$M)	Prems (K)	CAPEX (\$M)	Prems (K)	CAPEX (\$M)	
Non-Preempt	-17,287	-\$23,275	-4,943	-\$7,235	-5,798	-\$8,416	
Reverse Preempt	-10,869	-\$14,621	-2,976	-\$4,362	-3,570	-\$5,193	
Total	-28,155	-\$37,896	-7,919	-\$11,596	-9,368	-\$13,610	

#### CONCLUSION

This follow-on to Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment investigates both the potential effects of one-touch make-ready as well as the potential impact that high fees can have on next generation wireless networks. Regulatory changes allowing OTMR have the potential to significantly impact the economic feasibility of next generation fiber and wireless networks in many areas across the county, enabling wider deployment. Higher costs/fees on next generation wireless network operators have the potential to significantly decrease investment in and further deployment of such networks as they cause the business case for such deployments to become untenable in a wider range of areas.



# Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of	)	
Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment	)	WC Docket No. 17-84
	)	

### COMMENTS OF CORNING INCORPORATED

Corning Incorporated ("Corning") respectfully submits these comments and attached economic analysis to support the Commission's unanimous effort to accelerate the deployment of next-generation networks and services by removing barriers to infrastructure investment.<sup>1</sup> As the inventor and industry-leading supplier of optical fiber for communications,<sup>2</sup> which is foundational to all next-generation networks including Fiber-to-the-Premises ("FTTP") and wireless 5G, Corning specifically supports accelerating timelines for pole attachment requests by

Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment, Notice of Proposed Rulemaking, Notice of Inquiry, and Request for Comment, WC Docket No. 17-84, FCC 17-37 (rel. Apr. 21, 2017) ("Notice"). In adopting the item, Chairman Pai noted that "when you make it easier and cheaper to build high-speed networks, companies are more likely to build those networks." Id. at Statement of Chairman Ajit Pai. Commissioner O'Reilly similarly recognized the need to "streamline FCC regulations and processes, reduce unnecessary regulatory compliance costs, and promote broadband deployment." Id. at Statement of Commissioner Michael O'Reilly. Commissioner Clyburn, concurring, acknowledged that "[t]he time is ripe for opening up pole attachment reform, taking a look at how we can work with local governments to remove barriers to deployment, and for generally evaluating how we can further streamline processes for rolling out new services." Id. at Statement of Commissioner Mignon L. Clyburn.

In 1970, Corning invented the first commercially viable low-loss optical fiber, a breakthrough innovation that changed the world. Today, there are more than 2 billion kilometers of optical fiber installed around the globe. *See* Corning, *Get the Facts on Optical Fiber!* 3 (2012), *available at* <a href="http://www.corning.com/opticalfiber/index.aspx">http://www.corning.com/opticalfiber/index.aspx</a>. Fiber networks have revolutionized data transmission, and in the process, brought millions of new jobs to the United States and added tens-of-billions of dollars to its GDP annually.

adopting a One-Touch Make-Ready approach, reducing rates for make-ready work and pole attachments, expediting the copper retirement process, and streamlining the Section 214(a) discontinuance process to improve the business case for accelerated fiber deployment throughout the United States of America. Indeed, Corning has commissioned and is attaching an economic study by Economists Incorporated and CMA Strategy Consulting (the "Corning Economic Study") which demonstrates how essential this *Notice's* proposals are to accelerating FTTP and 5G wireless infrastructure investment and how the proposals can positively affect the economy.<sup>3</sup>

The Corning Economic Study confirms that reducing regulations and other barriers that raise costs and slow infrastructure deployments will drastically improve the business case for deploying next-generation wireline and wireless broadband infrastructure to more areas of the country, including to rural and suburban areas that are less densely populated. Broadband investment at the scale forecasted in the Corning Economic Study, in turn, would drive significant collateral benefit in the form of job creation, economic growth, and consumer welfare. While many of the assumptions in the study may be considered to be conservative, the study demonstrates that, at a minimum:

- Adopting the modeled rule changes results in an additional \$45.3 billion in enabled capex investment for FTTP rollout over five years, allowing for about 26.7 million incremental premises to be passed by fiber.<sup>4</sup>
- In an alternative 5G scenario, adopting the modeled rule changes results in an additional \$23.9 billion in enabled capex investment for 5G fixed wireless rollout over five years, allowing for about 14.9 million incremental premises to be passed.<sup>5</sup>

<sup>&</sup>lt;sup>3</sup> See Economists Incorporated and CMA Strategy Consulting, Report, Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment (June 2017) ("Corning Economic Study"), attached as Attachment A.

<sup>&</sup>lt;sup>4</sup> Corning Economic Study at 32-33.

<sup>&</sup>lt;sup>5</sup> Corning Economic Study at 34.

- Suburban and rural areas -i.e., less dense areas of the country where the business case for fiber currently is tenuous would benefit most. **95 percent** of the incremental premises passed by fiber<sup>6</sup> and **about two-thirds** of the incremental premises covered by 5G would be in less dense areas of the country.<sup>7</sup>
- The incremental capex for FTTP rollout would drive nearly 179,000 jobs through the "multiplier effect" (*i.e.*, directly and indirectly related jobs generated from activities such as installing fiber),<sup>8</sup> as well as another 179,000 "spillover" jobs (*i.e.*, jobs in related downstream industries such as healthcare, education, and energy).<sup>9</sup> These jobs would drive incremental economic output by more than \$28 billion per year over a five-year period.<sup>10</sup>
- The incremental capex for the 5G scenario would drive an incremental 70,100 jobs through the multiplier effect<sup>11</sup> and another 70,100 spillover jobs,<sup>12</sup> and drive incremental economic output of \$13.7 billion per year over a five-year period.<sup>13</sup>
- The increase in broadband competition spurred by the incremental FTTP passings also would drive consumer welfare gains ranging from \$150.8 million to \$2.7 billion per year, depending on the price effect. Consumer welfare gains would be driven by price reductions following entry by competitors estimated to range between \$1.25 to \$18 per month.

These favorable outcomes are the result of rule changes that: (i) speed up infrastructure deployment through various timing-based reductions; (ii) lower the fees and capital expenditures

<sup>6</sup> Corning Economic Study at 33.

<sup>&</sup>lt;sup>7</sup> Corning Economic Study at 35.

<sup>&</sup>lt;sup>8</sup> Corning Economic Study at 38.

<sup>9</sup> Corning Economic Study at 41.

Corning Economic Study at 42

<sup>11</sup> Corning Economic Study at 38.

Corning Economic Study at 41.

<sup>13</sup> Corning Economic Study at 42.

<sup>14</sup> Corning Economic Study at 45.

Corning Economic Study at 44. As demonstrated in the Corning Economic Study, "[t]he competitive landscape for wireline broadband services typically consists of the telco, a cable company, and in rare instances a cable overbuilder. Currently, there are roughly 19M homes with only one provider of wireline broadband with speeds greater than 3 Mbps, and over 46M homes with only one provider of broadband speeds greater than 25 Mbps." Corning Economic Study at 10 (citing data from FCC Form 477 as of June 2016).

associated with a fiber or 5G fixed wireless deployment; and (iii) reduce the operating costs of maintaining both a fiber network and a duplicative copper network. Specifically, the Corning Economic Study models the economic impact of the *Notice's* discussion of ways to speed access to poles by adopting a One-Touch Make-Ready approach that would effectively reduce overall access time. To model potential time reductions of a One-Touch Make-Ready approach, the study uses the most impactful proposals in the *Notice* without evaluating whether those proposals are feasible, for example, lowering the application review period from 45 days to 15 days; 16 lowering the survey, cost estimate, and acceptance period from 28 days to less than 2 weeks;<sup>17</sup> and lowering make-ready timing from roughly 60-75 days to less than 30 days. 18 The study also models timing-based reductions around copper retirement and Section 214 discontinuance, such as reducing the public comment period to less than 10 days for grandfathered data and voice; <sup>19</sup> auto-granting requests within 25 days;<sup>20</sup> allowing data discontinuance within 31 days for all services that have been grandfathered for at least 180 days;<sup>21</sup> and eliminating Section 214(a) discontinuance requirements where fiber, IP-based, or wireless services are available to the affected community.<sup>22</sup> Finally, the study models the *Notice's* proposals to adopt a structured cost-schedule for make-ready fees of \$300 as well as the cost-savings from permitting incumbent local exchange companies ("ILECs") to retire legacy copper networks in favor of fiber. 23

<sup>16</sup> 

Notice at  $\P 8$ .

Notice at  $\P$  10.

Notice at  $\P$  11.

Notice at  $\P$  73.

Notice at  $\P$  76.

Notice at  $\P$  85.

Notice at  $\P$  95.

Notice at  $\P$  36.

The real-world benefits derived from these rule changes will far exceed the conservative outcomes summarized above for three primary reasons. First, the Corning Economic Study considers only the economic impact of the *Notice's* proposals on the investment decisions of a generic ILEC,<sup>24</sup> even though the modeled rule changes will benefit all facilities-based providers, including wireless service providers, cable companies, municipal-fiber companies, and metro fiber providers. Deployments by these additional providers would augment the economic gain. However, trying to model the behavior of multiple providers simultaneously would have proven too complex. Modeling the behavior of ILECs alone estimates only part of the economic benefit unlocked by the proposed rule changes.

Second, although the rule changes would benefit 5G mobile wireless deployments, the study models only fixed wireless and M2M benefits and does not consider the economic impact of non-M2M mobile applications.<sup>25</sup>

Third, the Corning Economic Study does not model certain indirect benefits from the proposed rule changes that also could be expected to derive economic gain. For example, relaxing rules regarding copper retirement and Section 214 discontinuance would remove the need for providers to maintain entire billing systems, IT resources, trouble ticketing systems, and other dedicated on-staff engineering resources. In addition, deregulation in general could lower

The Corning Economic Study uses the construct of a "single, uniform, 'generic ILEC,' which assists in excluding the effects of any possible idiosyncratic behaviors of one particular ILEC." Corning Economic Study at 16. The model "operates as a straightforward localized business case, whereby a network operator...expends capital to deploy FTTP or 5G and then attempts to monetize that asset by convincing its current customers to switch from a legacy service, or by winning customers from other competitors in the area." *Id.* The Corning Economic Study considers only incremental revenues gained by the rule changes. To calculate incremental cash flows, the model utilizes "a set of sample geographies that represent a reasonable proxy for the United States." *Id.* at 17.

<sup>&</sup>lt;sup>25</sup> Corning Economic Study at 3.

the risk profile for investors, potentially enabling greater access for ILECs and other infrastructure providers to debt via a higher credit rating or access to equity via a lower cost of capital. In both cases, the proposed rule changes would strengthen the business case for broadband deployment to even more areas of the country.<sup>26</sup>

At bottom, the attached Corning Economic Study confirms that there is an opportunity cost associated with preserving antiquated regulations that maintain copper-based networks or that have a disincentive effect on broadband investment (either by increasing costs or slowing deployment), and that there is much to be gained from eliminating these regulatory obstacles. Reforming existing rules that increase costs or slow deployment will promote private sector investment and innovation and maximize the incentives of all providers to deploy broadband to all areas of the country. In contrast, failure to act now to remove barriers potentially could deny millions of Americans living in suburban and rural areas of the country access to high-speed broadband comparable to what is available in more densely populated areas. It is critical, therefore, that the Commission eliminate outdated regulations that have a deleterious effect on investment in next-generation networks and services.

-

<sup>&</sup>lt;sup>26</sup> Corning Economic Study at 31-32.

# Respectfully Submitted,

# By: /s/ Timothy Regan

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June 15, 2017

# ATTACHMENT A

# Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment

June 2017

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FINAL REPORT

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# **Executive Summary**

This study evaluates the estimated impact of the FCC's recent efforts to remove barriers to investment into next-generation wireless and wireline broadband networks, and thereby to accelerate the transition from legacy copper networks to next-generation services.

We estimate that these proposed changes could have a significant impact not only on new wireless and wireline broadband infrastructure investment, but could also positively impact job creation, economic output and consumer welfare. Our models forecast that with these new rules in place, up to an incremental 26.7 million premises would become economical to serve with next generation networks, driving up to \$45.3 billion in capital investment. This investment would be made by incumbent service providers across the country and is expected to take place over at least five years. These incremental homes and small businesses that become economically viable for network deployment exist primarily in suburban and rural areas and include areas in all 50 states. The incremental investment unlocked by the proposed measures could generate up to about 358,000 jobs, support up to \$28.4 billion per year in incremental economic output over the deployment period and drive consumer welfare improvements of up to \$2.7 billion. We detail the assumptions, methodology and calculations used to derive these figures in this document. As we will discuss, there are a number of reasons why these estimates may be conservative.

The communications industry is entering its next phase of growth, and all communications service providers are currently assessing investment decisions for the deployment of the next generation of networks. Increasingly, these investments will take the form of new fiber-to-thepremises ("FTTP") and fifth-generation ("5G") wireless network investments. In this paper, we evaluate the impact of the FCC's proposed rule changes on the investment decisions of Incumbent Local Exchange Companies ("ILECs") regarding both next-generation wireless and wireline facilities. We evaluate in detail the business case for deploying these network facilities by modeling all of the financial inputs and costs in the same way that a service provider would when making these business decisions. We evaluate this business case for a specific set of geographic areas in the country that are representative of the country as a whole, by performing actual GIS analysis to estimate the costs to deploy both 5G and FTTP network facilities in those areas based on street miles and the distribution of households and businesses in those areas. We also assess only the incremental revenue potential of the new networks deployed in these specific areas and any associated changes to operating costs. This allows us to estimate the business case for deploying new networks in neighborhoods around the country for ILECs as a group within their own service territory.

In two recent Notices of Proposed Rulemakings ("NPRMs"), the FCC has outlined a range of potential actions to make it faster and less costly to deploy next-generation networks.<sup>1</sup> It is expected that these proposals will lower pole-attachment costs, reduce the time and cost of make-ready, reduce barriers to copper retirement, accelerate legacy time-division multiplexing ("TDM") product discontinuance, and reduce barriers to locating and deploying wireless infrastructure.

The reduction in costs anticipated in these NPRMs will help these network deployment business cases by reducing the cost of deployment and lowering operating costs for ILECs relative to keeping copper networks in place. This allows many marginal areas that could not previously pass the business case for next-generation wireless and wireline broadband deployment to become economically viable. The impact of this can be measured as the difference between how many households and small-to-medium businesses ("SMBs") would be economically profitable to serve under the current rules and how many additional customers could be profitably served with the lower costs and faster deployment times enabled by some of the proposals in these two NPRMs. Because we also estimate in these business cases the differences in investment by ILECs into capital expenditures, operating expenses and revenues, we can also assess how much additional capital will be invested given the proposed rule changes. Using broadband-specific multipliers, we then determine the impact of this increased investment on jobs and, ultimately, economic output. Finally, we estimate the associated consumer benefits flowing from enhanced broadband competition in areas that are currently have more limited competition.

It should be noted, that where the NPRM makes explicit allowances for certain modeling options, we have chosen the figures that we estimate have the most significant positive impact on the business case. However, in many ways, we feel that our analysis is conservative in its assessment of the impact. For instance, we did not model the potential impacts of a lower WACC that maybe derived from decreased risk in deployment models. We also did not model any potential cost savings from removing entire duplicative OSS/BSS systems that are used to support the legacy copper infrastructure. In the 5G scenarios, we only modeled the fixed wireless and M2M benefits, but did not model the benefits for non-M2M mobile applications. Lastly, we also did not model multiple competitors each deploying FTTP or 5G in a given area — we only modeled the ILECs deploying facilities collectively in their own service territories

The key findings of this study are as follows:

<sup>&</sup>lt;sup>1</sup> "Accelerating Wireline Broadband Deployment by removing Barriers to Infrastructure Investment", WC Docket No. 17-84 and "Wireless Infrastructure NPRM", WC Dockets 17-79 and 15-180.

- Consumer fixed-internet usage is forecasted to grow dramatically at a rate of 23% per year for the next five years. At this time, the average household will consume nearly 400 gigabytes of data per month over their fixed connection.
- Broadband adoption has slowed in recent years; however, it is estimated to have grown to around 73% of the population today from 68% five years ago. Currently, there are approximately 19M homes with only one provider of wireline broadband at speeds greater than 3 Mbps, and 46M homes with only one provider greater than 25 Mbps.
- While 5G is still being standardized and deployment models are still taking shape, we
  estimate that these networks will be much denser, with wireless sites much closer to
  homes and SMBs than the networks of today. This will unlock new broadband, M2M
  and smart city use cases and new incremental revenues streams
- The NPRM may improve network deployment economics in four ways: (1) speeding the time to deploy both wireless and wireline next generation broadband networks;
   (2) lowering the costs of make-ready substantially; (3) reducing the operating costs of pole attachments; and lastly (4) removing many additional costs of operating a duplicative copper networks
- We ran four scenarios to capture the before and after effects of the proposed rulemaking: "FTTP Base", "FTTP NPRM", "5G Base", and "5G NRPM". The FTTP Base scenario uses the current regulatory regime to estimate the likely capital costs and potential revenue that could be derived from an FTTP rollout. The FTTP NPRM scenario then tests the impact to the FTTP Base scenario using new assumptions that would be enacted by the FCC's proposed rules. Understanding that 5G has not been yet completely defined, the 5G Base scenario uses the current regulatory rules to determine what a reasonable 5G deployment might look like given current industry consensus, and lastly, the 5G NPRM scenario compares the business case with the rule changes to the 5G Base scenario. The FTTP and 5G scenarios should be treated as alternatives scenarios, despite the fact that many areas may receive investment in both technologies, and our results across these two scenarios should be treated as a range of estimated outcomes depending on industry evolution
  - Under the FTTP Base Scenario, 74.3M premises or roughly 53% of the housing units and small-to-medium businesses (SMBs) are economically profitable to serve with fiber. These include a wide variety of areas, but are predominantly found in metro areas.

- Under the FTTP NPRM Scenario, an incremental 26.7M premises become
  profitable to serve with fiber. The incremental capex required to reach these
  26.7M premises would be \$45.3B, both in terms of build capex and
  connection costs. This amount would, in practice, be invested over time and
  would represent the collective impact of investment by ILECs within their own
  service territory
- A significant amount of the incremental benefit in the FTTP NPRM scenario would be in less dense areas under the NPRM rules. The morphology distribution of premises in these incremental regions, which become profitable to serve once barriers are removed, are 52% rural and 43% suburban.
- New passings under the FTTP NPRM scenario are also geographically diverse, representing all 50 states. A number of cities such as Birmingham (AL), Dover (NH), and Santa Clara Valley (CA) all experience a significant increase in the percentage of economically viable areas under the rule changes
- 5G is estimated to economically serve 65% of premises, or 91.5M housing units and SMBs under current rules. The NPRM would create incentives for an incremental 14.9M premises to be covered, generating nearly \$23.9B of incremental capital to do so.
- These incremental premises covered under the 5G NPRM scenario are in significantly less dense areas – roughly two thirds of them are in rural areas, and all 50 states would have areas that are positively impacted.
- The incremental capex from the FTTP NPRM scenario would drive 178.9K directly related jobs, another 178.9K "spillover" jobs, and would drive incremental economic output of nearly \$28.4B per year over a five-year period.
- The incremental capex from the alternative 5G NPRM scenario would drive an incremental 70.1k directly related jobs, another 70.1k of "spillover" jobs, and would drive an incremental economic output of \$13.7B per year over a five-year period.
- The incremental FTTP passings will also drive a significant amount of consumer welfare from the increase in broadband competition. We estimate that the annual total welfare gains generated by this incremental investment will range from \$150.8M to \$2.7B per year, depending on the magnitude of the price effect.

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# Introduction and Key Assumptions

The Federal Communications Commission (FCC) is exploring a multi-pronged regulatory agenda that seeks to accelerate wireline broadband deployment by removing barriers to infrastructure investment. The agency seeks to do this by: (1) improving the speed at which infrastructure can be permitted, engineered, and deployed; (2) lowering the costs of deployment through lowering make ready and infrastructure placement; (3) lowering the operating costs for network deployment; and lastly, (4) accelerating the benefits from the removal of operating a legacy full-copper network and legacy TDM services alongside a next-generation fiber network.

The construct of our analysis is to develop a detailed business case from the point of view of an ILEC evaluating the viability of an FTTP network expansion and 5G deployment in its traditional wireline service territory. Our business case considers the incremental benefits of network deployment, meaning that we only consider the additional revenues and cost savings accruing to the new network facilities, excluding revenues from customers that are already using legacy services (or that would be served in the absence of the proposed rule changes).

By modeling the behavior of ILECs within their individual service territories and looking at the collective impact of their investments, we are able to capture a picture of national investment not specific to the operations of any one company; instead, we capture the effects on the operations of a generic nationwide ILEC.

While ILECs, wireless service providers, cable companies, municipal-fiber companies, and metro fiber providers will all benefit from reducing barriers to fiber deployment, it would be very complex to model the behavior of multiple providers simultaneously. By modeling the behavior of ILECs alone and not the investments of all other service providers, we are capturing only a fraction of the investment that will likely be unlocked by these rule changes. It is reasonable to assume that multiple providers will deploy new facilities in each area, and that therefore the investment impact that we forecast may in fact be augmented by the activities of multiple companies and not just the collective actions of the ILECs. The number of companies that deploy next-generation facilities depends on the eventual structure of the U.S. communications industry several years out, and is therefore difficult to model.

In this paper, we assess the business case and deployment costs for both 5G and FTTP. While FTTP economics and the various business cases are well understood from a number of deployments around the country, 5G standards and business cases are still being defined. Thus, our analysis of 5G depends on more assumptions than our assessment of FTTP. However, there is consensus that these next-generation 5G networks will require much denser deployment of next-generation wireless nodes, and that they will unlock new revenues from machine-to-machine ("M2M") use cases as well as address traditional fixed broadband customers. To

account for the time required to finalize standards and trial deployments, we choose 2020 as the first year of our model for both FTTP and 5G. The benefits accruing to fiber deployment will begin sooner than 2020, but we choose a single deployment year to be consistent across the two cases.

In practice, 5G deployments will be an evolution, and some service providers may choose to focus on enabling M2M and mobility use-cases rather than home and SMB fixed broadband use-cases. We assume that in their legacy wireline regions, ILECs will build relatively dense 5G networks capable of enabling the bandwidth required for full-home broadband usage, including voice, video, and broadband services. We include revenues for these services in both the FTTP and 5G business case analyses. 5G and FTTP may in many cases be deployed in parallel, with FTTP as an extension to the dense wireless networks for customers requiring the fastest connections. Because both our 5G and FTTP models assume building substantial new fiber in the same geographic areas, it would be inappropriate to count the results of both cases together as new investment enabled by rule changes. Instead, we treat the two cases as alternative scenarios that represent a range of outcomes in terms of overall investment impact.

In considering the impact of potential rule changes, we developed our cost assumptions based on potential options included in recent FCC proposals. We have based our assumptions wherever possible on estimates of costs available in the public domain so they can be independently verified. The actual cost savings accrued will vary from company to company, and would be different for other types of service providers. There are a number of proposed rule changes that accelerate the deployment of facilities and remove potential delays. We generally aggregate the multiple beneficial impacts of these accelerating factors into a smaller set of assumptions for the purposes of this analysis.

We run our business case analysis for a subset of geographic areas (called Census Block Groups) that are representative of the country as a whole, including both rural and urban areas. We then scale this analysis up to a national estimate by identifying similar areas across the country and applying our results to those areas. This is less precise than performing a full national estimate, but is still a quite granular analysis as we use several thousand of these block groups in our analysis.

We develop our assumptions (both cost and demand) so that they vary according to different geographic morphologies. Costs of deployment vary substantially across the country depending on whether the areas are rural or urban, as well as the local mix of aerial, conduit, and underground facilities. We capture differences in these assumptions across five unique household density segments and apply those assumptions to each our areas individually. The result is a granular analysis with both varying density and customer data across areas but also different business-case assumptions.

To calculate the net effects of these rule changes, we assess which areas in the country did not economically justify network deployment under the current set of regulations, and track which become economically justified after lowering costs of deployment and accelerating the business case. The investment associated with these marginal areas that "flip" from negative to positive economic value drives our estimates of job creation, economic impact, and consumer benefits. We assume these areas all represent net new investment, as they are marginal areas that previously did not have a positive business case. While it is possible that ILECs will not collectively invest where there is a now a positive business case, they should have an economic incentive to do so, and therefore we capture that behavior in our estimates.

In the following sections we review our analysis, assumptions, and results in detail.

# Current State of Broadband Access, Competition & FTTP

Broadband access is a vital component of the modern economy both in terms of continued productivity gains, but also in terms of the democratization of access to information and education. To measure the health of this ecosystem, we can look at three components: (1) the number and types of homes with access to broadband and their usage; (2) the number of competitors providing service to those homes; and (3) the number of networks that are providing a true broadband choice at reasonable bandwidths, such as FTTP.

# **Broadband Access & Usage**

Data consumption has been growing at a historic rate over the past 10 years, and consumption is only set to increase further with the proliferation of internet-enabled devices, new "over-the-top" content consumption behaviors, and the need for employees to work anywhere, be it from home or on the road.

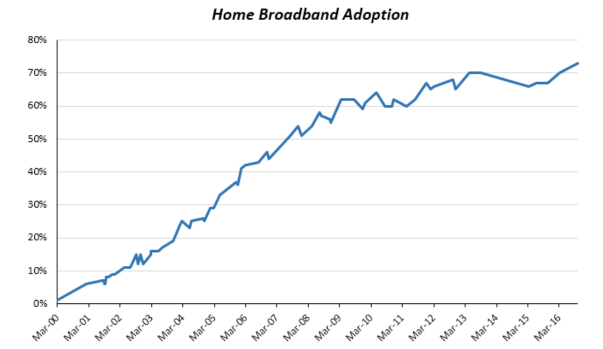
Cisco estimates that in the United States, Consumer Fixed Internet Traffic will grow at an annual rate of 23% until 2021, reaching over 48.7 exabytes of data per month, a 3x increase from 2016. They further estimate that these residential customers will become an even more important part of the mix of IP traffic, growing from 55% to 61% of all IP traffic by 2020.<sup>2</sup> If these figures are correct, the average broadband home will consume nearly 400 Gigabytes per month, a remarkable amount of traffic.

Yet broadband adoption has slowed slightly over the past several years, growing to around 73% today from 68% in 2012.<sup>3</sup>

<sup>&</sup>lt;sup>2</sup> Report published by Cisco, "VNI Forecast Highlights Tool", pulled as of June 13, 2017, available at: http://www.cisco.com/c/m/en\_us/solutions/service-provider/vni-forecast-highlights.html.

<sup>&</sup>lt;sup>3</sup> Pew Internet, 2017, available at: http://www.pewinternet.org/fact-sheet/internet-broadband/

FIGURE 1: BROADBAND ACCESS BY SPEED AND COMPETITION 4



High-speed access tends to be skewed towards denser, urban centers where the economics are more favorable to a network operator, resulting in large areas with limited broadband access.

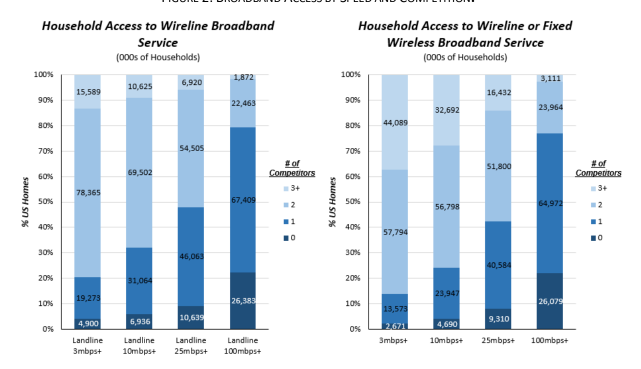
# Competition

The competitive landscape for wireline broadband services typically consists of the telco, a cable company, and in rare instances a cable overbuilder. Currently, there are roughly 19M homes with only one provider of wireline broadband with speeds greater than 3 Mbps, and over 46M homes with only one provider of broadband speeds greater than 25 Mbps. 10.6M homes have no access to 25 Mbps service, and in other instances, "Fixed Wireless" service is the only option for households to get the internet—roughly 1M homes can only get this speed through a wireless provider as no wireline option is available (equal to the difference between the 10.6M homes without access at 25Mbps in "Wireline Only" and the 9.3M homes without access in "Wireline or Fixed Wireless").

10

<sup>&</sup>lt;sup>4</sup> Id.

FIGURE 2: BROADBAND ACCESS BY SPEED AND COMPETITION. 5

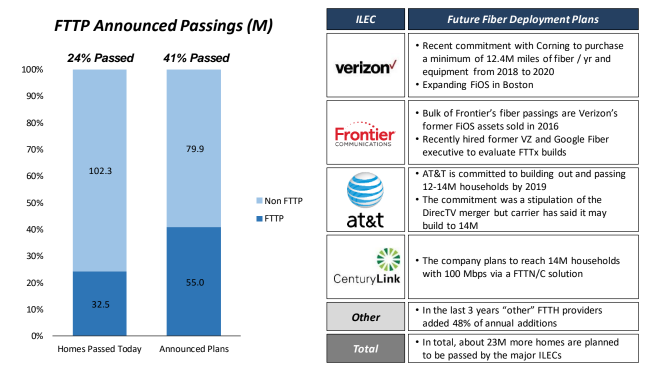


## **FTTP Access**

Large-scale FTTP deployments began in earnest in 2005, when Verizon launched its "FiOS" product. Since that time, FTTP has grown to pass roughly 32.5M, or 24% of housing units in the in the US.<sup>6</sup> Unlike cable plant, FTTP has not been as pervasive, and has been historically more concentrated in denser urban and select suburban areas. All told, current estimates show FTTP will reach roughly 55M housing units, or 41% of U.S. housing units based on current forecasts.

<sup>&</sup>lt;sup>5</sup> Data from the FCC, Form 477 as of June 2016. Note that these figures identify the percentage of *households* with access to varying broadband speeds. The FCC also publishes a similar analysis identifying the percentage of underserved or unserved *census blocks*. We believe that looking at the household access counts is a better measure of access because many un/under-served census blocks are in very remote areas with few households. <sup>6</sup> RVA, North American FTTH and Advanced Broadband Review and Forecast to 2021, March 2017

FIGURE 3: FTTP ANNOUNCED PASSINGS



That still leaves a significant portion of the population without access to fiber broadband under the status quo.<sup>7</sup> In contrast, significantly more U.S. homes are able to get high-speed coax from the cable company as demonstrated below in Figures 4 and 5.

<sup>&</sup>lt;sup>7</sup> Housing Units are from the US Census

FIGURE 4: FTTP PASSINGS<sup>8</sup>

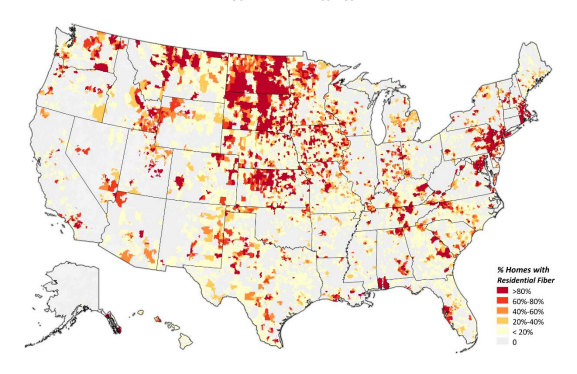
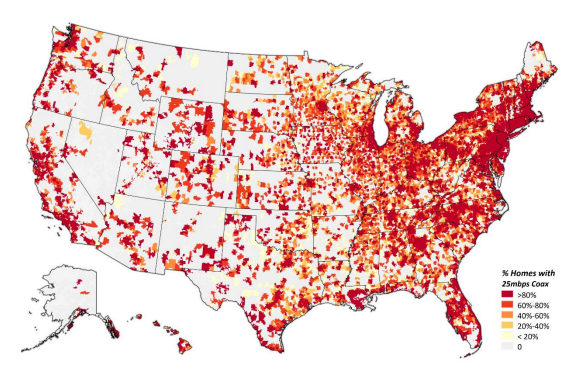


FIGURE 5: COAX AVAILABILITY > 25MBPS 9



B Data from the FCC, Form 477 as of June 2016.
 Data from the FCC, Form 477 as of June 2016.

## **Economics of FTTP Deployments**

Much of the reason why telcos have not deployed FTTP nationwide is due to the substantially higher expense required to deploy fiber networks in more rural areas when compared with denser locales. Homes are spaced at a significantly further distance from one another, such that the same materials, labor cost, network-equipment costs, and central office costs are amortized across a much smaller base of homes. To illustrate, consider a neighborhood of 100 homes requiring a network of 1,000 feet. If the average cost of labor and materials for the neighborhood was \$20/foot, then this network would cost \$20,000 to build, or \$200 per home passed. Now, consider the same neighborhood with 10 homes, but still has the same network requirements to reach them all—the cost per home passed increases to \$2,000, a decidedly less profitable and economically feasible arrangement. Unless the cost structure or the revenue potential of an area changes, then all else equal, a more rural area will not be built with fiber.

# The Future of 5G and Potential Impacts

At the time of this report, 5G is still being actively developed; it is unclear exactly when the standards will be released, which spectrum will be used, or the exact methods used to extract more bandwidth. Industry consensus does seem to conclude, however, that 5G will incorporate three primary changes: (1) the standard will rely upon a variety of different spectrum bands; (2) there will be a significant amount of network densification required; and (3) the technology will operate with an improved spectral efficiency, most likely through improved spatial multiplexing.

**5G Technology Updates 5G** Improvements **New Spectrum Bands** Faster Maximum Speed/ Data Rates, More BW Capacity Higher frequencies are required to handle per Sector faster 5G speeds (more spectrum available in higher bands) New air interface and **New Small Cells and Cell Sites** Latency fiber connectivity will lower latency Shorter distance from higher frequency 5G will have the Massive necessitates need for more deployments ability to handle **Connection** massive numbers of Counts new connections **Improved Spectral Efficiency** Unified air interface New interface is being developed to adapt **Lower Power** enables heightened OFDM Encoding to accommodate 5G use communication cases

FIGURE 6: CHARACTERISTICS OF 5G

The capacity, or bandwidth, of a connection is directly correlated with the amount of spectrum that is allocated to that connection—a doubling of spectrum allowing for roughly the doubling of bandwidth. Thus, many of the proposed standards incorporate a significant amount of new

mobile spectrum for 5G, both in the more limited 3Ghz range as well as the high-frequency bands from 6Ghz and above. <sup>10</sup> This high frequency spectrum, while particularly useful for serving capacity, is not as well suited for providing consistent and durable coverage. As such, 5G will likely also include a base overlay of lower band spectrum to provide the necessary coverage, while the higher band spectrum will provide capacity fill-in.

The use of higher frequency spectrum will also require significant densification of cell sites given the range-limited propagation characteristics of that spectrum in typical environments when compared with lower-frequency spectrum. While we are still very early in the process, this densification will likely take the form of small cells, or smaller radio nodes, which are designed to be strategically placed in areas that the traditional macro network is unable to serve adequately.

Lastly, 5G will likely undergo a significant improvement in spectral efficiency over today's 4G technology. Many speculate that this may be achieved through a new form of Spatial Multiplexing known as Massive MIMO, a technological continuation of what is currently enabled by 4G.

When finally implemented and deployed, 5G will drive a significant amount of bandwidth capacity growth, not only as a fixed-broadband replacement, but also from lower-latency applications and low-powered sensors to be deployed everywhere, enabling a large number of "Internet of Things" devices. 5G may very well be the backbone of autonomous vehicles, smart grids, smart homes, augmented reality, industrial monitoring, telematics, and smart cities.

The advent of smart cities, for instance, has the potential to dramatically change the way governments operate. Law enforcement and security, for instance, may be enhanced by enabling police use of automated video surveillance, which monitors various areas on-demand and records activity back to the cloud. It would enable intelligent lighting to deploy only at certain times and in certain locations, promoting not only public safety, but also energy savings. Cities could more intelligently route and monitor traffic, monitor waste management and sewer systems, and measure water supplies. There are any number of potential uses, including many that have yet to even be thought of, let alone considered.

As of now, this 5G evolution, which has the potential to enable millions of new connected devices across a wide variety of use cases, is expected by many to see initial commercial deployments beginning in 2020 followed by relatively rapid adoption. For instance, Cisco has

<sup>&</sup>lt;sup>10</sup> Technological Advisory Council (TAC) Future Game Changing Technologies (FGCT) Working Group Report on 5G Adoption, 2016, available at: <a href="https://www.fcc.gov/oet/tac/2016">https://www.fcc.gov/oet/tac/2016</a>

<sup>&</sup>lt;sup>11</sup> Technological Advisory Council (TAC) Future Game Changing Technologies (FGCT) Working Group Report on 5G Adoption, 2016, available at: <a href="https://www.fcc.gov/oet/tac/2016">https://www.fcc.gov/oet/tac/2016</a>

forecasted an initial 2.3M 5G devices globally in 2020, growing to 25M in 2021, about 2% of which will be M2M devices. The United States is expected to be a leader in this area, accounting for over 40% of 2021 global 5G devices. <sup>12</sup> <sup>13</sup>

# Model Methodology & Sample Selection

To test the impact of potential rule changes, we first built models for FTTP and 5G, reflecting the current regulatory regime.

## Network Operator Perspective

We begin by establishing the construct of a single, uniform "generic ILEC," which assists in excluding the effects of any possible idiosyncratic behaviors of one particular ILEC from entering our analysis (for example, Verizon, AT&T, or CenturyLink). For simplicity, we assume that our "generic ILEC" deploys FTTP in its own legacy service area. While other competitors may offer a similar service via DOCSIS, for the purpose of our analysis we assume there is no competitive overbuilding of FTTP. Conversely, this means that our analysis ignores the potential additional benefits that may come from the increased capex spend of these other market entrants. As a real-world example, we have modeled a player like Verizon deploying FTTP in Boston (where it is the ILEC), but have assumed that AT&T does not overbuild. In San Francisco, our model assumes that a player like AT&T would deploy FTTP, but CenturyLink would not overbuild. Particularly when viewed through the lens of a 5G world, where carriers operate nationwide, this is likely a very conservative view.

#### **Business Model Creation**

The model operates as a straightforward localized business case, whereby a network operator, in our case the "generic ILEC," expends capital to deploy FTTP or 5G and then attempts to monetize that asset by convincing its current customers to switch from a legacy service, or by winning customers from other competitors in the area, whether they be churners or new entrants. To prevent existing ILEC revenue streams from being attributed to the new infrastructure build, we consider only incremental revenues gained by the fiber in comparison to a "but-for" scenario, using the expected revenues the existing copper plant could generate in the absence of any fiber. These new FTTP or 5G services also have incremental costs associated with them beyond what is required to run the copper network. These too are "net-out," leaving us with a stream of net cash flows, which are discounted to present value to assess whether incremental new earnings inflows can justify the upfront capex outflows of deploying fiber.

<sup>&</sup>lt;sup>12</sup> Cisco Visual Networking Index; Global Mobile Data Traffic Forecast Update, 2016-2021 Whitepaper, 2017, available at: <a href="http://www.cisco.com/c/en/us/solutions/collateral/service-provider/visual-networking-index-vni/mobile-white-paper-c11-520862.html#DefiningCellNetworkAdvances">http://www.cisco.com/c/en/us/solutions/collateral/service-provider/visual-networking-index-vni/mobile-white-paper-c11-520862.html#DefiningCellNetworkAdvances</a>

<sup>&</sup>lt;sup>13</sup> Cisco VNI Mobile Forecast Highlights 2016-2021, 2017, available at: http://www.cisco.com/assets/sol/sp/vni/forecast highlights mobile/

#### Scenario Selection

Employing varying assumptions, this business model is utilized to calculate discounted cash flows under four scenarios, each constructed around different sets of FCC rules and the technology deployed: first considering today's prevailing FCC rules and regulations versus potential NPRM changes and again considering the use of either FTTP or 5G. Thus, we examine (1) the FTTP Base Case Scenario assuming prevailing FCC rules, (2) the FTTP NPRM Case Scenario assuming that new FCC regulations proposed in the NPRM are enacted, (3) the 5G Base Case Scenario assuming prevailing FCC rules, and lastly (4) the 5G NPRM Scenario assuming new FCC regulations from the NRPM are enacted.

## Sample Selection

To calculate the incremental cash flows for the nation as a whole, we modeled a set of sample geographies that represent a reasonable proxy for the United States, then extrapolated the sample results to the country as a whole. We chose 20 counties around the United States, comprised of 5,158 Census Block Groups (CBGs). These census block groups have an average of roughly 624 Housing Units and 38 small-to-medium businesses (SMBs) per geographic unit, and as such, are roughly 2.4% of the total United States.



FIGURE 7: COUNTIES IN SAMPLE SELECTION

To ensure that the sample represented a reasonable cross section of the country, we examined three factors: (1) the relative density distribution of the sample to the United States; (2) the relative demographic distribution of the sample; and (3) the distribution of SMBs and SMB employees relative to the United States. As illustrated below, the sample closely approximates the country on a distribution of household-to-road-mile density, from a demographics perspective, and from an SMB-distribution perspective. <sup>14</sup> <sup>15</sup> <sup>16</sup>

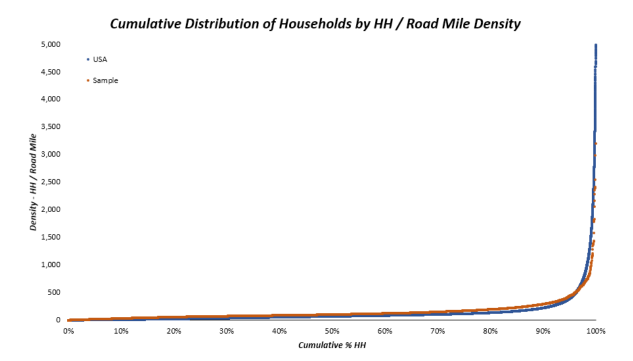


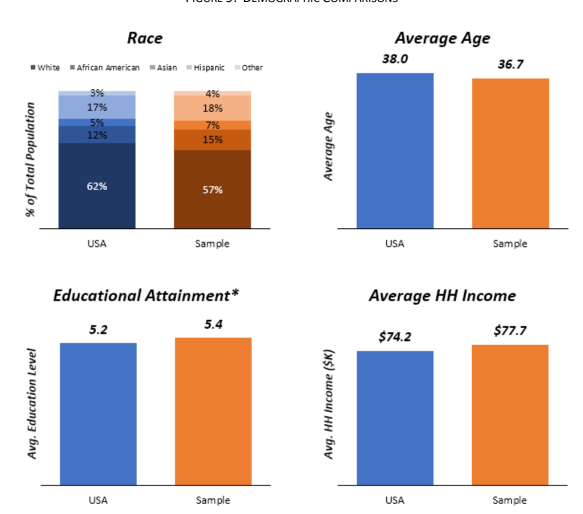
FIGURE 8: CUMULATIVE DENSITY DISTRIBUTIONS

<sup>&</sup>lt;sup>14</sup> US Census

<sup>&</sup>lt;sup>15</sup> TIGER Road Data

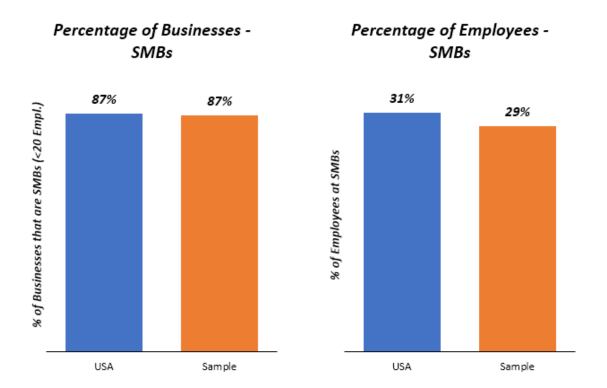
<sup>&</sup>lt;sup>16</sup> Business data from InfoUSA

FIGURE 9: DEMOGRAPHIC COMPARISONS 17



 $<sup>^{17}</sup>$  Educational attainment is calculated by assigning a score to various levels of schooling, from no high school through graduate school

FIGURE 10: SMALL TO MEDIUM BUSINESS DISTRIBUTION COMPARISON



## Network Build Out

For each of the Census Block Groups ("CBGs") in the sample, parcel data or building data was collected with regards to where homes or businesses were located. We also collected road miles from the U.S. Census, and plotted both against each other. We then used the road miles and parcel data to build out a network, running through all local road miles to hit each and every business or residence in a CBG.

FIGURE 11: EXAMPLE DEPLOYMENT MAP

# **Model Assumptions**

The model relies on three sets of assumptions to drive the study's outputs. The first involves capex assumptions and the amount of infrastructure that will need to be deployed to build out a region, and the second entails revenue that can be generated off of that infrastructure. The last set of assumptions involves how the NPRM rulemaking would shift either capex or opex plans for these builds. In this section, we will detail the most significant assumptions that impact the model.

#### Base Model - Capex Assumptions

To model the necessary up-front investment capex required by the "generic ILEC" to reach all NPV-positive areas, we used a variety of public sources to build up to all-in "passing" and "cost-to-connect" costs. The "passing" cost is the cost needed to run fiber down the street in front of a home, while the "cost-to-connect" is the cost of a fiber lateral or 5G connection that actually allows an end-customer to have services delivered over the last-mile distribution network. These include all the requisite materials, equipment, labor, permitting, and engineering expenditures that a project would incur on a per-premise basis.

To build up to these costs, we looked to public benchmarks and validated against internal benchmarks. While we recognize that these costs can vary significantly by where and how the fiber network is built, we relied upon averages to the best extent possible to try to approximate a true national representation. Because we model a large set of sample regions, which are then extrapolated to the nation, our total figures will necessarily include areas that are less attractive than those that have already been built out. This will manifest in somewhat higher capex per passing figures than recent benchmarks for past deployments might otherwise suggest.

For example, a dense urban build will have a higher proportion of buried fiber, which may require difficult and expensive directional boring work while a suburban build will often have a higher percentage of aerial construction. An ILEC may not have built out the complicated dense urban network, instead choosing to focus on low-hanging fruit where they can economically and easily deploy fiber.

The headline materials cost includes all of the materials required for an outside plant network to pass a premise. This includes all fiber, messenger strands, snowshoes, strand and lash materials, splice cases, fiber trays, MSTs, and splitters. Additional to the OSP material cost is the non-premise networking equipment costs associated with the passing build, which include distribution chassis, SCP cards, GPON line cards, multimode SFP transceivers, optical-interface modules, and associated install costs.

We have split overall aerial costs into (1) general aerial costs associated with the actual installation labor of fiber such as splicing, lashing, strand placing, and MST installation, as well as (2) the make-ready costs associated with preparing a pole for fiber installation. The make-ready cost varies by morphology, as pole density increases in urban areas and there are an increased number of "attachers" per pole that may need to be moved in these morphologies. <sup>18</sup>

Underground labor cost also varies by morphology as it often becomes more difficult to bury fiber as population density increases. Underground labor alone can cost from \$48,000 per mile for relatively simple soil trenching to \$150,000 per mile for directional boring through rock or in a downtown central business district. However, it is important to note that while the per mile cost for both aerial and underground construction increases as density increase, the perpremise passed cost decreases due to the higher density of building units.

In addition to the cost of extending the network to pass a building, there are assumptions for the cost to connect a building (including entry material, labor, and electronics). The largest components of this cost-to-connect are the drop labor and materials, which increase as the

<sup>&</sup>lt;sup>18</sup> An "attacher" is an organization who rents space on a pole: for instance, the utility itself, the cable company, the municipality and the telco.

average distance from the curb to the home, or the curb set-back, increases.<sup>19</sup> This average set-back is larger in more rural communities, where land is more readily available and homes are further from the road, driving drop labor and materials costs higher in rural areas. The on-premise electronics required to connect include the ONT, the ONT shell and the unit's UPS. These costs are kept uniform for all single tenant buildings but for MDUs and larger business-focused buildings there is often a more costly build required to connect/deploy. For ease of comparison, we do not include CPE costs in these costs-to-connect for the numbers shown below, however they are included in the business case calculations.

The key capex assumptions within the model are presented below, and the ranges reflect varying costs by morphology:

<sup>&</sup>lt;sup>19</sup> We conducted an analysis of buildings in the greater Boston area to determine how curb-set back varies by morphology.

TABLE 1: KEY CAPEX ASSUMPTIONS USED IN BUSINESS CASE MODEL

Metric	Value	Description	Source
Per Mile Materials Cost	\$14k/mi	All fiber, messenger strands, strand and lash materials and other associated materials costs for the OSP	Tilson
Per Prem Materials Cost	\$25/prem	Includes the MST	Tilson
Non-Premise Network Equipment Costs	\$99/premise passed	All CO and distribution cabinet costs, including labor	Tilson
Aerial Labor Cost	\$39k/mi	Labor cost to deploy aerial fiber. Includes: splicing, lashing, anchoring / guying, MST and strand placing	Tilson
Underground Labor Cost	\$48k-\$150k/mi	Cost for deploying underground fiber across different morphologies including soil trenching, directional boring and rod and rope	Telmarc, CMA, Tilson
Percentage Aerial Construction	35%-75%	Split of aerial fiber construction for deployments across morphologies. Denser areas tend to have more underground fiber	CTC, CMA
Make Ready Cost - Current	\$4k-\$35k/mi	Cost to move other pole attachers, replace poles, etc. across morphologies - current rules	FCC, CTC, Florida Public Services Commission
Building Connect Costs - Small Residential	\$832-\$1,871/per premise connected	Cost-to-connect a customer premise to distribution network. Includes drop labor, materials and ONT, but excludes CPE	CTC, Tilson, CMA
Building Connect Costs - Large MDU / Building	\$5k/per premise connected	Cost-to-connect a customer premise (MDU) to distribution network	CTC, Tilson, CMA
Engineering and Permitting Cost	\$2k/mi	Required permitting and engineering costs per mile	CTC, McLean Engineering

In the 5G case, we assumed that operators must deploy fiber to reach close enough to the curb of every home, similar to "passing" the home with fiber in the FTTP scenario. However, instead of providing a fiber drop to each home, we assumed that 5G radios are placed at varying increments along the network to provide wireless service. Because the spectrum to be used for 5G is not yet defined, we used the 3.5Ghz spectrum as a point of reference and we have not

modeled any incremental spectrum acquisition costs that may be associated with leasing the  $3.5 \mathrm{Ghz}$  range.  $^{20}$ 

Industry sources note that the 3.5Ghz wireless signal propagation distance is between roughly 1,800 meters to 3,500 meters, depending on the area being deployed and the obstacles that may impede the signal.<sup>21</sup> Thus, a single node can serve households 1,800+ meters on either side of the cell site, and new nodes will be placed roughly 3,600 meters apart from node to node depending on the area being served. Because additional capex is required to "pass" a home with 5G, but no additional fiber or labor cost is incurred to "drop" the home, the 5G scenario has a higher cost per passing but a much lower cost per connect, driving net incremental benefits.

TABLE 2: OTHER 5G ASSUMPTIONS USED IN BUSINESS CASE MODEL

Metric	Value	Description	Source
5G Addtl. Capex	\$2.5k-\$5k/mi	All equipment (including 5G radio and backhaul), planning, install and commissioning costs	Ericsson, Senza Fili Consulting
5G Addtl. Opex	\$1.3k/node /year	Annual Power and Maintenance costs	Ericsson, Senza Fili Consulting

## Base Model – Revenue Assumptions

Turning to the revenue side of the study, we modeled typical broadband customers of both new services enabled by the FTTP and 5G builds, as well as legacy services (DSL). It is important to note that M2M revenues are only assumed to occur in the 5G cases. A more detailed breakdown of our revenue assumptions can be found below:

<sup>&</sup>lt;sup>20</sup> The FCC has ruled that 150MHz of the 3.5Ghz spectrum will be shared for commercial purposes. FierceWireless, "FCC puts final rules in place for spectrum sharing in 3.5 GHz band", April 2016, accessible at: http://www.fiercewireless.com/wireless/fcc-puts-final-rules-place-for-spectrum-sharing-3-5-ghz-band <sup>21</sup> Ericcson, "Fixed wireless access on a massive scale with 5G", December 2016, accessible at: https://www.ericsson.com/en/publications/ericsson-technology-review/archive/2016/fixed-wireless-access-on-a-massive-scale-with-5g

TABLE 3: KEY REVENUE ASSUMPTIONS USED IN BUSINESS CASE MODEL

Metric	Value	Description	Source
Revenue per Broadband Sub - New Service	\$169/mo	Blended ARPU of a broadband subscriber purchasing the FTTP or 5G solution (includes implied take rates of voice, broadband and video)	Verizon, CMA
New Service ARPU Growth	0%	Assumption of no ARPU growth due to increasing mix-shift away from linear video toward OTT that requires higher bandwidth	СМА
Revenue per Broadband Sub - DSL	\$82/mo	Blended ARPU of a broadband subscriber who is purchasing voice and broadband	Verizon, CMA
DSL ARPU Growth	-8%	Historical pricing degradation Y-o-Y	Verizon, CMA
DSL ARPU Floor	\$50/mo	Breakeven ARPU minimum to cover costs of providing legacy copper services	Frontier, Verizon
M2M MB Consumed Per Month	357 MB/mo	Data consumption of non-LPWA M2M devices per month	Cisco VNI
M2M MB Consumed Growth	37%	Annual data consumption growth per device	Cisco VNI
\$ / MB	\$0.01	Current price per MB of data	Cisco VNI, GSMA Wireless Intelligence
\$ / MB Growth	-27%	Price per MB of data decline	Cisco VNI, GSMA Wireless Intelligence
M2M ARPU	\$4	Transport revenue per M2M device / month	Cisco VNI, GSMA Wireless Intelligence, CMA

The model uses a blended revenue per broadband subscriber, which includes implied take rates of various services (sometimes referred to as RGUs). This calculation has been completed for both FTTP as well as legacy copper services. New service ARPU growth is flat due to an increasing mix-shift away from linear video, but a corresponding increase in bandwidth revenue as Over-the-Top (OTT) adoption becomes stronger. In the "But-For" legacy revenue modeling, DSL services are assumed to continue their historical decline to a price floor at a point of \$50. For customers who switch to the new FTTP service from DSL, a revenue-growth assumption is applied as customers increase spend over time for services now enabled by the new broadband technology such as linear video or increased bandwidth. In the 5G case, M2M ARPU is relatively flat over time, with declining per MB pricing offset by increased data consumption. In all scenarios, we assume varying gross service margins to account for additional costs like content, backhaul and other operating concerns.

## **NPRM** Assumptions

While all of the above assumptions are reflective of the current regulatory paradigm, the deregulated case modeled here also incorporates assumptions around capex and opex savings. Because the NRPM allows for a wide range of potential outcomes, when possible, we tried to root the modeled values as closely as possible to what is stated in the NPRM. For instance, the NRPM allows for a standard make-ready fee of \$300-500 per pole; thus, we chose \$300 instead of trying to estimate how much a third-party independent contractor might charge in each situation.

Broadly the NRPM benefits that we model in this study can be divided into four categories: (1) speeding the time to deploy fiber in a particular community by upwards of 90 days; (2) lowering the costs associated with a fiber deployment, primarily via the reduction of make-ready costs; (3) reducing the operating costs of pole attachment rates; and lastly (4) removing the costs of operating a duplicative copper network.

#### Timing Based Assumptions

The NPRM lays out a number of timing-based reductions that would speed up the deployment process of an FTTP or 5G build. In some cases, the NPRM notes where there is a range of potentially acceptable solutions. In these instances, we model the lower bound of the range. The FCC has floated the possibility of adopting a "One-Touch Make-Ready" approach that would effectively lower the time for new attachers to access a pole by consolidating makeready work. To model the potential time reductions of a one-touch make-ready approach, we used the most aggressive proposals in the NPRM without evaluating whether those proposals are feasible: (1) lowering the application review period from 45 days to 15 days; (2) lowering the survey period, cost estimate and acceptance period from 28 days to less than 2 weeks; and (3) lowering make-ready timing from roughly 60-75 days to less than 30 days. The FCC does make exceptions for "large orders" and does potentially allow for 30 days of post make-ready review for existing attachers on a pole. All told, we modeled timing reductions of around 90 days to account for the NRPM timing around deployment, which results in revenue accruing to the new network roughly one fiscal quarter earlier than in the Base scenario. We also note that these timing assumptions will likely have a small, but meaningful, impact on engineering and permitting costs, as the general process will likely run much smoother and less engineering time will be wasted. As such, we have estimated that these timing changes will result in a 10% improvement to engineering and permitting costs.

Further, the FCC has spelled out a number of potential timing reductions around the 214 Discontinuance and Copper Retirement Process. In instances of a Discontinuance, the NPRM would (1) reduce the public comment period to less than 10 days for grandfathered data and

voice application;<sup>22</sup> (2) auto-grant requests within 25 days; (3) allow for Data Discontinuance within 31 days for all services which have been grandfathered for at least 180 days; and (4) potentially allow for an entire 214 process bypass in the event that there is an alternative fiber or wireless service accessible.

For services that have not been, or will not be grandfathered, the NRPM allows for a quicker copper retirement process. First, the retirement process would be sped up from 180 days to less than 90 days. Second, the ruling would eliminate the need for ILECs to provide direct notice to all retail customers, including those they serve via CLECs, eliminate the requirement to provide notice to all customers simultaneously in a public notice, and remove the requirement to provide notice where a customer's existing equipment is incompatible with the new network. To account for the deregulated approach to copper retirement, we assumed that the copper retirement begins alongside the FTTP or 5G network build, and that by the time the new fiber services are available, the copper network can be retired.

## Capex Based Assumptions

Make-ready is a non-trivial cost center in a given build. In a recent study completed by Tilson Tech, an engineering firm based in the northeast, make-ready comprised \$3.5M of a \$179M build, or roughly 2%.<sup>23</sup> A study of Verizon FiOS by Telmarc concluded that make-ready could reach as high as 8% of project costs.<sup>24</sup> A significant portion of the NPRM is dedicated towards a discussion around the role of make-ready and proposes a number of potential ways to limit make-ready costs beyond the timing improvements previously touched upon. Make-ready is expensive because as new equipment gets added to a pole, the existing attachers on that pole often need to make room. The Utilities Telecom Council estimates that between 22-30% of all poles require make-ready for a new attachment.<sup>25</sup> Further, due to their size or condition, between 1%-20% of poles need to be entirely replaced to accommodate any new attachments, a meaningful additional cost.<sup>26</sup> Lastly, in the status-quo, every attacher currently sends their own employees or a contractor to move their own gear. This means that for a pole with four attachers, four different parties are often completing the work at four different times, a

<sup>&</sup>lt;sup>22</sup> "Grandfathered" products are those products which the ILEC is no longer required to sell to new customers, but is still required to maintain service for existing customers

<sup>&</sup>lt;sup>23</sup> Tilson Tech, "Phase 1 Conclusions and Recommendations of the Broadband Task Force", August 2016, accessible at: https://www.cambridgema.gov/~/media/Files/citymanagersoffice/files/broadbandtaskforce/Broadband-Task-Force-Reccomendations-and-Tilson-Report-92216.pdf

<sup>&</sup>lt;sup>24</sup> Telmarc, "FTTP; Capital Costs and the Viability of Verizon's FiOS", 2006, accessible at: http://www.telmarc.com/Documents/Papers/2006%2009%2001%20FTTP%20Capital%2001.pdf

<sup>&</sup>lt;sup>25</sup> Utilities Telecon Council, "The Problem with Pole Attachments", 2007, accessible at: https://ecfsapi.fcc.gov/file/6519864708.pdf

<sup>&</sup>lt;sup>26</sup> Depending on the region, this can vary between 1%-20% of all poles touched. Banerjee and Sirbu, Carnegie Mellon, "Towards Technologically and Competitively Neutral FTTP (FTTP Infrastructure)", accessible at: http://www.andrew.cmu.edu/user/sirbu/pubs/Banerjee\_Sirbu.pdf

wasteful process as each touch can add up to \$450 in costs<sup>27</sup>. As such, the FCC has floated a number of different solutions to rectify the current situation. First, they have suggested that an independent, utility-approved contractor could perform the make-ready for not only the utility, but also, potentially, for other attachers, an approach they call "One-Touch Make-Ready." Second, the FCC has floated the use of a structured cost-schedule of \$300-500 per make-ready pole to standardize the process. At average status-quo costs, this standard fee structure would reduce make-ready costs from as high as \$2,200 per pole to as low as \$300 per pole (charged by the utility), a significant savings. To capture the entire effect of the FCC ruling, we have modeled the new make ready costs at this \$300 per pole rate.

## Operating Expense Assumptions

From an operations perspective, the NRPM allows for primarily two changes. The first involves freer access to poles and a reduction/harmonization of the annual pole attachment fee that is paid by the ILEC to the utility. In some instances, getting access to poles may be arduous or costly. For example, CenturyLink notes that it lacks "any meaningful leverage in dealing with electric utilities." The ILEC laments that "joint use agreements give [electric companies] largely unfettered power over ILEC attachers." It concludes that a "low, unified rate cap will promote broadband investment, especially in low density areas." In 2015, Verizon claimed that a Virginia Electric Power Company, a subsidiary of Dominion, had been unfairly charging pole attachment rates well above levels set in the FCC's 2011 regulatory order. According to the FCC, the average rate paid by the ILEC per vertical foot is \$20, while the average rate paid by the cable company is \$7.32

The second rule change affecting opex that is contemplated in the NPRM involves significantly easing the transition from legacy copper networks to fiber networks. When it comes to voice services, the regulatory obligation that is now under consideration in the NPRM is the duty to provide universal telephone service over the old copper network. Based on the original social compact, that duty falls uniquely on the telcos. Cable, wireless, and satellite providers are free to provide voice service (or not) over the network of their choosing, and they are free to pick and choose which homes to serve. In contrast, telcos must operate two networks at once—an

<sup>&</sup>lt;sup>27</sup> CTC Technology & Energy, "City of Seattle FTTPs Feasibility Study", June 2015, accessible at: https://www.seattle.gov/Documents/Departments/Broadband/2016-6SeattleReport-Final.pdf

<sup>&</sup>lt;sup>28</sup> CenturyLink, Pole Attachments: Just and Reasonable Rates, Terms, and Conditions for All Attachers, WC Dkt. No. 07-025, at 2, *available at* https://ecfsapi.fcc.gov/file/7021034686.pdf.

<sup>&</sup>lt;sup>29</sup> Id. at 8.

<sup>&</sup>lt;sup>30</sup> Id. at 14.

<sup>&</sup>lt;sup>31</sup> Bryan Koenig, Verizon Says Utility Co. Overcharging For Pole Attachment, LAW 360, Aug. 5, 2015, available at https://www.law360.com/articles/687196/verizon-says-utility-co-overcharging-for-pole-attachment.

<sup>&</sup>lt;sup>32</sup> FCC, National Broadband Plan, accessible at: http://www.broadband.gov/plan/6-infrastructure/

outdated, copper-based legacy network that provides service to a shrinking customer base and a modern, IP-based network that supports data, video, and voice applications

If supporting two separate networks imposed trivial costs on the telcos, then consumers would not be impacted. However, telcos invest a significant amount of resources to maintain the legacy network. One study by the Columbia Institute for Tele-Informations estimated that nearly half of telcos' capital expenditures are tied up in this area.<sup>33</sup> Freed from these obligations, telcos could deploy these resources to higher value services, including expanding the reach of their IP-based networks. Broadband consumers, particularly those living in areas served by a single wireline provider of broadband services, would benefit from the enhanced competition with cable operators.

To demonstrate these costs, we can isolate three areas where running two networks leads to a significant resource redundancy.

First, an ILEC must maintain a significant amount of space dedicated towards legacy switching gear and peripheral equipment. Reducing the copper footprint can save upwards of 80% of central office space as a carrier can remove the gear and consolidate into a much smaller footprint.<sup>34</sup> Assuming commercial real estate prices of around \$25/foot per year across an ILEC's CO footprint of 50 million square feet and roughly 25 million homes in footprint, that equates to a savings of roughly \$35 per home passed per year of real estate expense.

Second, electrifying the copper network and equipment takes a significant amount of electricity to operate, estimated at \$1.49 per home passed per year of electricity expense. <sup>35</sup>

Lastly, there is a large amount of incremental maintenance for the copper network. These include replacing drops, repairing wiring, resolving customer complaint tickets, and rolling trucks to resolve any issues. In 2013, Verizon estimated that in areas where both FiOS and copper existed, they were spending more than \$200 million annually on the copper network, or roughly \$10 per home passed with both fiber and copper per year of maintenance expense.<sup>36</sup>

<sup>&</sup>lt;sup>33</sup> Robert Atkinson & Ivy Schultz, Broadband in America: Where It Is and Where Is It Going?, Nov. 11, 2009, available at http://www.broadband.gov/docs/Broadband in America.pdf

<sup>&</sup>lt;sup>34</sup> Verizon claims they could save 60-80% across 50 million square feet of CO space, by retiring copper. LightReading, "Verizon Saves 60% Swapping Copper for Fiber", May 2015, accessible at: http://www.lightreading.com/ethernet-ip/new-ip/verizon-saves-60--swapping-copper-for-fiber/d/d-id/715826

<sup>35</sup> Verizon notes that in six wirecenters where copper was entirely retired in favor of fiber, 1 million kilowatt hours of energy were saved per year. We estimate that there are roughly 70,440 homes in the affected wirecenters. Verizon Ex Parte, May 2015, "Technology Transitions, GN Docket No. 13-5; Ensuring Customer Premises Equipment Backup Power for Continuity of Communications, PS Docket No. 14-174; Policies for Rules Governing the Retirement of Copper Loops by Incumbent Local Exchange Carriers, RM-11358; Special Access for Price Cap Local Exchange Carriers, WC Docket No. 05-25"

<sup>&</sup>lt;sup>36</sup> FCC WC DOCKET NO. 12-353, Comments of Verizon and Verizon Wireless, "Technological Transition of the Nation's Communications Infrastructure"

Given this benefit accrues even in a non-full copper retirement scenario, we have assumed that 50% of the benefit would be achieved in the base-case scenario and another 50% would be achieved with an accelerated copper retirement.

All told, copper retirement can result in savings of \$45-50 per home passed per year. This too, may be conservative, as in 2006 Verizon estimated that in a full decommissioning scenario they may be able to save \$110 of opex per line per year.<sup>37</sup>

A simple table of the modeled changes from the NPRM is shown here below:

TABLE 4: NRPM MODELED RULE CHANGES

Category	Description	Change
Limit Attachment Fees	Normalize ILECs to the most recent telecommunications rate; doing this will also ensure that capital costs that utilities already recover via make-ready fees from pole attachment rates are excluded from carrier capex	65% Reduction (Avg. Pole Attachment Rates)
Limit Make Ready Fees	Allow utilities set a standard charge per pole (\$300-\$500) that the new attacher may choose in lieu of cost-allocated charge	60-80% Reduction
Limit Engineering/ Make-Ready Timing	Wireline: Drop from ~150 days to ~60 days (application review, survey, cost estimation, make-ready work); use other utility approved contractors to speed provisioning; post-make ready timeline of 14 days  Wireless: Assumes drop from 135 days (for large wireless attachment orders) to 45 days  We assume savings in permitting/engineering costs	10% Reduction  (Permitting/Engineering Costs)  1Q revenue shift forward
Copper Retirement	Assumes all copper plant will be retired in favor of fiber; cost savings from maintenance, responding to trouble tickets, operating care centers, structure costs for pole rental/conduit, maintaining OSS, property taxes and costs from damaged / cut cables, reduced CO footprint and energy savings	<ul> <li>Maintenance: \$0.50/ Prem Passed / Month Savings</li> <li>Power: \$1 - 2 / Prem Passed / Year Savings</li> </ul>
214 Discontinuance	Assumes all legacy products can be discontinued more rapidly, equating to more immediate OSS and Back Office savings	• Space: 70% Reduction in CO Space. \$35/Prem/Yr

## Other Non-Modeled Benefits

While we have modeled a number of direct benefits from the NPRM rulemaking process, there are a number of other indirect benefits that we did not explicitly model, but from which one could reasonably expect to derive economic gain. For instance, the 214 Discontinuance and

<sup>&</sup>lt;sup>37</sup> Verizon Communications FiOS Briefing Session, September 2006

Copper Retirement process will remove the need to maintain entire billing systems, IT resources, trouble ticketing systems, and other dedicated on-staff engineering resources.

An argument could also be made that deregulating a fiber deployment and lowering barriers to deployment would also result in a lower risk profile for investors in these companies. A lower risk profile could result in an ILEC being rewarded with cheaper access to debt via a higher credit rating, or access to equity via a lower cost of capital. This lower cost of capital would actually push more modeled areas to a positive economic return, and more capital would be deployed to serve these regions.<sup>38</sup>

Additionally, there are a number of potential cost savings from a streamlined screening process for wireless deployments – particularly on tribal lands or areas with historical significance. The NPRM language sets the stage for removing "local barriers" to deployments by: 1) establishing a 60 day shot clock for local governments 2) reducing the survey, cost estimate and acceptance period from 28 days to less than two weeks 3) potentially reducing or standardizing tribal fees and shortening the SHPO/NEP compliance review by setting a 30 day timeline for an initial response 4) excluding small cells from historical or tribal review for replacement poles if the pole is not substantially larger than what existed before and the construction is minimal 5) excluding review of collocations within 50-250 feet of historic districts, structures within industrial zones or within 50 feet of a utility ROW 6) excluding towers built between 2001 and 2005 from review unless the new antenna would result in a substantial size increase or the tower has an adverse effect on the historic property 7) Reducing fees which are "prohibitive" by tying fees to costs and lastly 8) removing barriers to deploying on lamp posts, water towers, utility conduit and other rights of way. Again, we have not modeled any of these potential benefits, but note that they could allow for a lower burden to deployment for a wireless carrier.

## **Model Results**

#### FTTP - Model Results

When run for the FTTP Base scenario (FTTP deployment under prevailing FCC rules), our model estimates a total of 74.3M, or 53% of housing units and SMBs nationwide are in areas with an NPV positive business case. As these areas are profitable for a fiber deployment, the associated premises could be viably served under the current rules. Enacting the proposed changes in the FTTP NPRM Scenario, our model estimates an incremental 26.7M premises become profitable to pass with fiber, resulting in a total of 100.9M, or 71% of premises in the US being potentially economically viable for fiber deployment. To reach these 26.7M premises, an associated

<sup>&</sup>lt;sup>38</sup> FCC WC DOCKET NO. 10-90, "Prescribing the Authorized Rate of Return", May 16, 2013. The FCC ruling notes that the WACC is a function of risk, and that businesses of similar risk should receive a similar "risk premium". Increasing the risk of an investment serves to increase the required return and will lower the discounted value of future returns.

\$45.3B in incremental capital investment is expended, including \$31.3B for network construction and another \$14.0B to connect customers (which in practice would be deployed over several years).

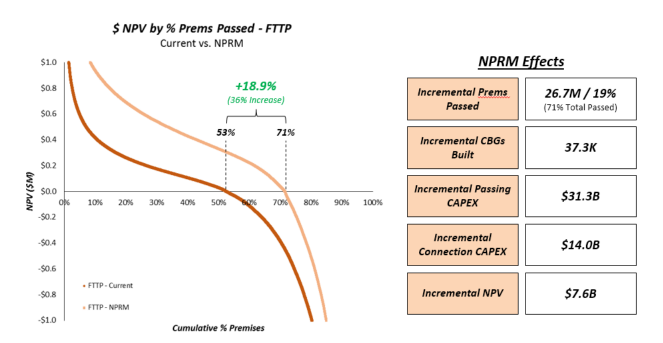


FIGURE 12: NATIONAL FTTP ROLLOUT – CURRENT VS. NPRM RULES

A significant amount of the potential benefit that could be realized under the NPRM rules changes would be in less dese areas, that, until now, have typically been left unbuilt by fiber broadband providers due to the unfavorable economics given current cost structures. Under the current rule regime, our model shows the majority economically viable premises are located in dense urban/urban and suburban areas (55% and 40% respectively). While the viability of these denser areas remains under enactment of the NRPM rule changes, nearly all of the incremental premises and associated capex investment are expected to be in less dense areas (52% incremental premises / 55% capex in rural areas, 43% incremental premises / 40% capex in suburban areas).

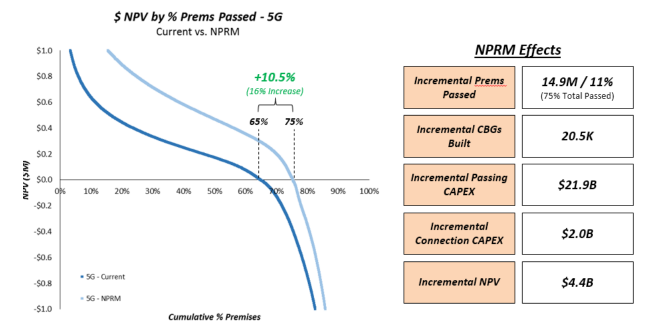
The effects of the NPRM are geographically diverse, with newly NPV positive areas, and thus incremental passings, across all 50 states. Currently unbuilt cities from Birmingham (AL) in the south, to largely suburban and rural Dover (NH) in the northeast, to urban and suburban Santa Clara Valley (CA) in the west, experience a significant increase in the percentage of economically viable areas and premises under NPRM rule changes, enough so that they "switch" to become profitable for fiber deployment on the whole under the NPRM.

Additionally, there may be other non-modeled benefits that result from areas which are considered economically attractive by our model today, but have not been built because of otherwise prohibitive local government or otherwise idiosyncratic issues (such as an uncooperative local utility). Alternatively, the area may be on the margin of economic viability, but for one reason or another, does not pass various investment requirements of the local provider (for instance, higher labor costs in a particular area). In either of these situations, enactment of the NPRM would lower costs and improve the business case in the area, potentially allowing an ILEC or other fiber provider the ability to overcome the current barriers to entry.

#### 5G – Model Results

For the 5G Base scenario (5G deployment under prevailing FCC rules) our model estimates a total of 91.5M, or 65% of housing units and SMBs nationwide are in areas that are economically viable for fiber deployment. Applying the considered rule changes in the 5G NPRM scenario, our model estimates an incremental 14.9M premises are in areas that become profitable for 5G, resulting in a total of 106.4M, or 75% of premises in the US being potentially viable for 5G deployment. In order to deploy 5G to these 14.9M premises, an associated \$23.9B in incremental capital investment is expended, including \$21.9B for network construction and another \$2.0B to connect customers. As the model results demonstrate, while 5G technological improvements alone impact the number of economically viable areas when compared with FTTP (largely through reductions in drop costs enabled by wireless "last mile") the NPRM rule changes still have the potential to markedly increase the number of premises passed and thus, citizens and small businesses served.

FIGURE 13: NATIONAL 5G ROLLOUT – CURRENT VS. NPRM RULES



A large proportion of the incremental benefits gained through enactment of the NPRM rule changes in a 5G world would be realized in less dense areas. Much like FTTP, under the current rule regime, the majority of viable areas for 5G are dense urban/urban, with an additional portion of suburban areas also making the cut. Under the NPRM rule changes, nearly two thirds of the incremental passings and incremental capex investment are expected to be in rural areas. Benefits of the NPRM are also expected to be spread geographically, with net premises added in newly viable areas across all 50 states.

Similar to the FTTP scenarios, there may also be additional potential benefits of the NPRM beyond what our analysis captures. Those areas that our model estimates as being NPV positive for an FTTP deployment under the prevailing rules and regulations, but remain unbuilt due to un-modeled costs or hindrances, may gain enough uplift in the business case from a 5G deployment and/or the NPRM to enable entry by a fiber service provider or other entity.

# Economic Impact & Analysis: Translating the Investment Gain into Employment and Output Effects

So what happens to the U.S. economy when this much capex is added to the system? As in other industries, broadband capital expenditures have a multiplicative effect on job creation and economic output if the economy is at less than full employment.<sup>39</sup> In this section, we trace

<sup>&</sup>lt;sup>39</sup> The multiplier is a standard principle in the macroeconomics literature. *See, e.g.,* RUDIGER DORNBUSCH & STANLEY FISCHER, MACROECONOMICS 66 (McGraw Hill 6th ed. 1994). Richard Kahn first introduced the multiplier concept as an "employment multiplier." *See* Richard F. Kahn, *The Relation of Home Investment To Employment,* 41 Econ. J. 173,

the impact of the increase of broadband capex on jobs and output using traditional multipliers as well as estimates of spillover effects. This section does not attempt to incorporate the potential increases in CLEC or cable investment caused by the increase in ILEC investment.

## Job Impact

Our analysis of employment effects from the FCC's proposed rules is divided into two parts: (1) "total multiplier effects," which estimates the number of jobs directly and indirectly created by spending activities in upstream (input) industries, plus induced jobs from greater household income; and (2) "spillover effects," which accounts for additional spending by related and new downstream industries that benefit indirectly from additional broadband investment and penetration.

## **Total Multiplier Effects**

The employment effects of capital expenditures in the telecom industry extend beyond the company's direct employees. "Direct effects" are jobs generated from activities such as installing fiber, while "indirect effects" are job gains associated with communication equipment suppliers. "Induced effects" are the jobs created when the employees of an input provider use their additional income to purchase more goods and services in the local economy. These three effects (direct, indirect, and induced)—collectively referred to as the "total multiplier"—are considered to be the key elements of a traditional analysis of economic impact. Four papers in the literature inform my estimate of the total multiplier for fiber-based broadband investment.

Using the Bureau of Economic Analysis job and output multipliers, along with slated broadband investment schedules from the Columbia Institute for Tele-Information, Crandall and Singer (2010) projected an average of 509,546 jobs in the United States would be sustained from 2010 to 2015 as a result of approximately \$30.4 billion of annual broadband investments relative to a world without such investments, 40 implying a weighted-average multiplier (across all broadband technologies) of 16.8 jobs for every million dollars of broadband investment.

Katz and Callorda (2014) studied the effects of repealing a sales tax exemption in Minnesota on the telecommunications industry. <sup>41</sup> Based on an input-output analysis, they estimate that a \$154 million reduction in broadband investment would destroy 3,323 jobs in the state, implying

<sup>173-98 (1931).</sup> John Maynard Keynes expanded upon this concept by introducing the "investment multiplier." *See* John Maynard Keyes, A General Theory of Employment, Interest, and Money 115 (Harcourt Brace & Co. 1964) (1936).

<sup>&</sup>lt;sup>40</sup> Robert W. Crandall & Hal J. Singer, The Economic Impact of Broadband Investment, Prepared for Broadband for America, Feb. 2010, *available at* <a href="http://internetinnovation.org/files/special-reports/Economic Impact of Broadband Investment Broadband for America .pdf">http://internetinnovation.org/files/special-reports/Economic Impact of Broadband Investment Broadband for America .pdf</a>.

<sup>&</sup>lt;sup>41</sup> Raul Katz & Fernando Callorda, Assessment of the Economic Ompact of the Repeal of the Tax Exemption on Telecommunication Investment in Minnesota (Feb. 2014), *available at* <a href="http://www.mncca.com/doc/minnesota-study-final-version.pdf">http://www.mncca.com/doc/minnesota-study-final-version.pdf</a>.

a total job multiplier of 21.6 jobs per million dollars of broadband investment.<sup>42</sup> Indirect and induced effects contribute a substantial proportion of that total multiplier.<sup>43</sup>

Sosa and Audenrode (2012) estimated that the effects of reassigning 300 MHz of additional spectrum to mobile broadband would trigger \$15.075 billion in new capital spending per year (although the study pertains to mobile broadband, the authors rely on job multipliers derived from wireline services.) <sup>44</sup> The authors apply BEA Type II RIMS multipliers to calculate a weighted average of Construction (56%) and Broadcast and Communications Equipment (44%), implying 20.4 jobs for every \$1 million invested. <sup>45</sup>

Finally, using the latest multipliers for telephone apparatus manufacturing (11.8), broadcast and wireless communications equipment (13.8), fiber-optic cable manufacturing (14.4), and construction (26.7),<sup>46</sup> Eisenach, Singer and West (2009) estimated separate multipliers for different types of broadband spending by applying weights to each of the industry multipliers based on the allocation of broadband capital spending to each industry.<sup>47</sup> They estimated the weighted average employment multipliers for fiber-based technologies of 19.7 jobs per million dollars of FTTP investment and 14.7 jobs per million dollars of wireless investment.<sup>48</sup>

We adopt the fiber- and wireless-specific investment multipliers from Eisenach, Singer and West here. Because the multipliers are stated in terms of annual effects, we spread the predicted investment gain equally across five years. Recall from above that the FCC's proposed rules are predicted to increase annual ILEC investment by between \$4.78 (equal to \$23.9 billion from the National 5G rollout spread over five years) and \$9.06 billion (equal to \$45.3 billion from the National FTTP rollout spread over five years). Table 5 shows that before considering

<sup>&</sup>lt;sup>42</sup> *Id*. at 24.

<sup>43</sup> Id.

<sup>&</sup>lt;sup>44</sup> David Sosa and Marc Van Audenrode, Private Sector Investment and Employment Impacts of Reassigning Spectrum to Mobile Broadband in the United States, Analysis Group (August 2011), *available at* <a href="http://www.analysisgroup.com/uploadedFiles/News">http://www.analysisgroup.com/uploadedFiles/News</a> and Events/News/Sosa Audenrode SpectrumImpactStudy Aug2011.pdf.

<sup>&</sup>lt;sup>45</sup> *Id*. at 5.

<sup>&</sup>lt;sup>46</sup> U.S. DEPARTMENT OF COMMERCE, BUREAU OF ECONOMIC ANALYSIS, Regional Input-Output Modeling System (RIMS II), Table 1.5 (2008). Multipliers are based on the 1997 Benchmark Input-Output Table for the Nation and 2006 regional data.

<sup>&</sup>lt;sup>47</sup> Jeffrey A. Eisenach, Hal J. Singer & Jeffrey D. West, *Economic Effects of Tax Incentives for Broadband Infrastructure Deployment*, FTTP Council (2008) at 8.

<sup>&</sup>lt;sup>48</sup> *Id.* Table 2 at 8. FTTP weights are 30 percent for telephone apparatus manufacturing, 20 percent for fiber optic cable manufacturing, and 50 percent for construction.

spillover effects, the FCC's regulations could generate between 70,083 and 178,878 jobs annually over a five-year period for the National 5G and FTTP rollouts, respectively

TABLE 5: DIRECT, INDIRECT, INDUCED JOB GAIN FROM FCC'S PROPOSED RULE CHANGES

	National FTTP Rollout	National 5G Rollout
[A] Total Capex Incremental (\$B)	\$45.30	\$23.90
[B] Annual Investment Change (\$B) = [A]/5	\$9.06	\$4.78
[C] Total Job Multiplier (\$B) = [B]*Employment Multiplier	178,878	70,083

## **Spillover Effects**

The total-multiplier-based jobs estimate provided above does not account for additional spending in related downstream industries except for those industries that directly benefit from increased spending by broadband input providers. Yet broadband investment and higher broadband penetration have been shown to create additional, or "spillover" effects in myriad downstream industries, including in healthcare, <sup>49</sup> education, <sup>50</sup> and energy, <sup>51</sup> whose ability to enrich and enhance their service offerings is increased by greater availability of broadband

<sup>&</sup>lt;sup>49</sup> M. Meyer, R. Kobb, & R. Ryan, *Virtually healthy: Chronic disease management in the home*, 5 DISEASE MANAGEMENT 87-94 (2002).

<sup>&</sup>lt;sup>50</sup> Working Party on Communication Infrastructures and Services Policy, Network Developments in Support of Innovation and User Needs, Organization for Economic Cooperation and Development Dec. 2009 at 5 (Broadband is having a significant impact on education and e-learning by improving access to digital learning resources; encouraging communication among schools, teachers and pupils; promoting professional education for teachers; and linking local, regional, and national databases for administrative purposes or supervision.") *available at* <a href="http://www.olis.oecd.org/olis/2009doc.nsf/LinkTo/NT0000889E/\$FILE/JT03275973.PDF">http://www.olis.oecd.org/olis/2009doc.nsf/LinkTo/NT0000889E/\$FILE/JT03275973.PDF</a>.

<sup>&</sup>lt;sup>51</sup> See, e.g., Justin Horner, Telework: Saving Gas and Reducing Traffic from the Comfort of your Home, Mobility Choice, available at <a href="http://www.mobilitychoice.org/MCtelecommuting.pdf">http://www.mobilitychoice.org/MCtelecommuting.pdf</a> ("By taking more than 4.7 million cars off the road every day, telecommuting already has a positive effect on congestion."); Ted Balaker, The Quiet Success: Telecommuting's Impact on Transportation and Beyond, Reason, Nov. 2005, available at <a href="http://reason.org/files/853263d6e320c39bfcedde642d1e16fe.pdf">http://reason.org/files/853263d6e320c39bfcedde642d1e16fe.pdf</a> ("In fact, an analysis of Washington D.C. commuting by George Mason University's Laurie Schintler found that traffic delays would drop by 10 percent for every 3 percent of commuters who work at home."); Joseph Fuhr and Stephen Pociask, Broadband and Telecommuting: Helping the U.S. Environment and the Economy, Low Carbon Economy, 2011, 41-47, available at <a href="http://file.scirp.org/Html/4227.html">http://file.scirp.org/Html/4227.html</a> ("Studies show that telecommuters reduce daily trips on days that they telecommute by up to 51% and automobile travel by up to 77%.").

internet access.<sup>52</sup> Broadband spillover effects tend to concentrate in service industries such as financial services and healthcare, yet some have identified an effect in manufacturing as well.<sup>53</sup>

In light of the recognized limitations of the multiplier approach for capturing the full economic effect of investment activities, economists have developed alternative methods and tools to estimate the full effects of broadband investment and use. Four studies inform our estimate of the spillover effect here.

Crandall and Singer (2010) estimate spillover effects by examining how added spending in related upstream markets could impact employment.<sup>54</sup> Using industry-specific employment multipliers and an assumed five percent increase in capital expenditure, they estimate an additional 452,081 jobs on top of the 509,546 jobs created via the total multiplier, implying a spillover multiplier of 0.89.

Katz and Suter (2009) describe how "network-effect-driven" job gains flow from three trends: innovation leading to the creation of new services, attraction of jobs (from either other U.S. regions or overseas), and productivity enhancement. They calculate the impact of innovation on the professional services sector, by applying the ratio of productivity gains to the creation of new employment, and applying this effect to the economy of the states with the lowest relative broadband penetration. The underlying assumption of this estimate is that "the economy can generate enough jobs through innovation in a rate comparable to productivity gains." From these gains, they subtract: (1) the net jobs lost due to accelerated outsourcing from increased broadband penetration, and (2) the jobs lost due to more efficient processes enabled by broadband. They estimate that this (net) spillover multiplier can range from 0.07 to 7.28 of the direct effects, with a mid-point estimate of 3.65. Expressed as a multiple of the total multiplier effect (direct, indirect, and induced effects combined), their midpoint estimate is slightly above one.

<sup>&</sup>lt;sup>52</sup> For example, using online help-wanted ads as a guide to the location of app-related jobs, Mandel and Scherer estimated the number of app-related jobs per U.S. state as of April 2012. Mike Mandel & Judith Scherer, The Geography of the App Economy, Sept. 2012 (prepared for CTIA), available at <a href="http://files.ctia.org/pdf/The Geography">http://files.ctia.org/pdf/The Geography</a> of the App Economy.pdf.

<sup>&</sup>lt;sup>53</sup> Crandall, Lehr, & Litan, *supra*.

<sup>&</sup>lt;sup>54</sup> Robert W. Crandall & Hal J. Singer, The Economic Impact of Broadband Investment, Prepared for Broadband for America, Feb. 2010, *available at* <a href="http://internetinnovation.org/files/special-reports/Economic Impact of Broadband Investment Broadband for America .pdf">http://internetinnovation.org/files/special-reports/Economic Impact of Broadband Investment Broadband for America .pdf</a>.

<sup>&</sup>lt;sup>55</sup> Raul Katz & Stephan Suter, Estimating the Economic Impact of the Broadband Stimulus Plan, at 20.

<sup>&</sup>lt;sup>56</sup> *Id*. at 21.

<sup>&</sup>lt;sup>57</sup> *Id*. at 26.

Atkinson, Castro and Ezell (2009) also examine the impact of spillover effects. They explain how broadband investment facilitates: (1) innovative applications such as telemedicine, ecommerce, online education and social networking; (2) new forms of commerce and financial intermediation; (3) mass customization of products; and (4) marketing of excess inventories and optimization of supply chains. They explain that network externalities should not decline with the build out of networks and maturing technology over time, because penetration has not reached 100 percent and because faster connections should permit a new round of application innovation. Based on a \$10 billion broadband investment program, they estimate 268,480 jobs via spillover effects, implying a spillover multiplier of 1.17.

Finally, a 2013 study by The Wireless Infrastructure Association (PCIA) explained how new technologies have been made possible as wireless broadband exceeded a critical threshold where innovators and users of new technologies "can move forward with their business plans with the knowledge that the underlying infrastructure will be there to serve them." <sup>59</sup> For example, the technology for mobile payments has been growing due to the pervasiveness of wireless broadband infrastructure. <sup>60</sup> The study estimates that projected mobile broadband investments of roughly \$35.5 billion per year will increase GDP by 1.6 percent to 2.2 percent, and will create 303,740 jobs in the first year of the study. Although their study focuses on the impact of wireless broadband investments, it nevertheless offers another application of the spillover effect.

Table 6 summarizes the relevant economic literature on spillover effects.

TABLE 6: SUMMARY OF SPILLOVER EFFECTS FROM BROADBAND INVESTMENT

Study	Annual Investment (\$B)	Projected Total Jobs (000s)	Spillover Jobs (000s) (Spillover Multiplier)
Crandall & Singer (2010)	30.4	961.0	452 (0.89)
PCIA (2013)	35.5	303.7	194.9 (1.79)
Katz & Suter (2009)	6.4	263.9	136.1 (1.06)
Atkinson, Castro & Ezell (2009)	10.0	498.0	268.5 (1.17)

<sup>&</sup>lt;sup>58</sup> Robert D. Atkinson, Daniel Castro and Stephen J. Ezell, *The Digital Road to Recovery: A Stimulus Plan to Create Jobs, Boost Productivity and Revitalize America*, INFO. TECH. & INNOV. FOUND. (Jan. 2009), *available at* http://www.itif.org/files/roadtorecovery.pdf.

<sup>&</sup>lt;sup>59</sup> Alan Perce, Richard Carlson, and Michael Pagano, Wireless Broadband Infrastructure: A Catalyst for GDP and Job Growth 2013-2017, PCIA (Sep. 2013), 9, available at <a href="http://www.pcia.com/images/IAE">http://www.pcia.com/images/IAE</a> Infrastructure and Economy Fall 2013.PDF.

<sup>&</sup>lt;sup>60</sup> Gartner, Gartner Says Worldwide Mobile Payment Transaction Value to Surpass \$171.5 Billion, Press Release, May 29, 2012, available at <a href="http://www.gartner.com/newsroom/id/2028315">http://www.gartner.com/newsroom/id/2028315</a>.

Given the consistency with which various researchers have used a spillover multiplier of slightly over one additional network-induced job per every job created via the total multiplier, we adopt the spillover estimate of one. Table 7 shows the results from combining the job gains from total multiplier and spillover effects.

TABLE 7: TOTAL JOB CHANGE FROM ECC'S PROPOSED RULE CHANGES

-	National FTTP Rollout	National 5G Rollout
[A] Total CAPEX Incremental (\$B)	\$45.30	\$23.90
[B] Annual Investment Change (\$B) = [A]/5	\$9.06	\$4.78
[C] Total Job Multiplier = [B]*Employment Multiplier	178,878	70,083
[D] Spillover Jobs = [C]	178,878	70,083
[E] Total Jobs = [C] + [D]	357,756	140,167

For example, under National 5G rollout scenario, the annual number of jobs gained through the total multiplier is 70,083. Including spillover effects brings the total annual number of jobs gained to 140,167.

## **Economic Output**

Finally, one can measure the multiplicative effect of broadband investment on economic output. This occurs because higher expenditures on broadband equipment—equivalent to higher demand for the products of equipment manufacturers—cause equipment manufacturers to hire more employees to meet the increased demand. The equipment manufacturers' incomes increase as well due to the increased expenditures, which, according to the consumption function, will increase their consumption as well. The increased consumption of equipment manufacturers will in turn increase the income and employment of their suppliers. The income and employment of those suppliers will then increase, triggering another round of spending.

Eisenach, Singer, and West estimate the weighted average output multipliers for FTTP investment (3.1293),<sup>61</sup> and for wireless investment (2.8739).

<sup>&</sup>lt;sup>61</sup> Eisenach, Singer, West, *supra*, at 8.

TABLE 8: TOTAL OUTPUT INCREASE FROM FCC'S PROPOSED REGULATORY CHANGES

-	National FTTP Rollout	National 5G Rollout
[A] Incremental Passing Capex	\$45.30	\$23.90
[B] Annual Investment Change (\$B) = [A]/5	\$9.06	\$4.78
[C] Total Output Change (\$B) = [B]* Output Multiplier	\$28.35	\$13.74

The FCC's regulatory measures could increase economic output by between \$13.74 and \$28.35 billion per year over a five-year period.

## Consumer Welfare Effect

Consumer surplus is the difference between willingness-to-pay and the price actually paid for a good or service. <sup>62</sup> If a customer pays only \$50 for a fiber connection worth \$100 to her, she enjoys consumer surplus of \$50 on that purchase.

Graphically, it is the area under the demand curve bounded from below by the price. As illustrated below, consumer surplus increases when price falls.

Price

Initial
Consumer Surplus
Incremental CS
(Incremental CS
(Inframarginal Purchases)

P2

Q1
Q2
Quantity

FIGURE 14: CONSUMER SURPLUS INCREASE FROM REDUCED PRICES

<sup>&</sup>lt;sup>62</sup> ROBERT S. PINDYCK & DANIEL L. RUBINFELD, MICROECONOMICS 122 (Prentice-Hall 4th ed. 1997). DENNIS W. CARLTON & JEFFREY M. PERLOFF, MODERN INDUSTRIAL ORGANIZATION 70 (Pearson Addison Wesley 4th ed. 2005); N. GREGORY MANKIW, PRINCIPLES OF MICROECONOMICS 135 (Dryden Press, 1st ed. 1997).

There are two components to the incremental consumer surplus resulting from a price reduction. *First*, existing (or "inframarginal") customers enjoy a lower price on service they were already purchasing. *Second*, new customers enjoy surplus on purchases that they would not have made in the absence of the price cut.

As seen above, inframarginal surplus gains are given by the rectangle  $(P_1-P_2)^*(Q_1)$ . Applied here,  $Q_1$  corresponds to the quantity of existing broadband connections in the areas that would benefit from competition from fiber deployment resulting from the FCC's proposed rule changes. Under our deregulated FTTP scenario, approximately 26.7 million incremental premises would be passed by fiber. We assume that these residences are passed by cable modem with speeds exceeding 25 Mbps at the same rate as the national average. According to the FCC, the overall adoption rate for fixed broadband services at or above 25 Mbps/3 Mbps was 37 percent as of 2014.<sup>63</sup> Thus,  $Q_1$  can be estimated at 9.9 million (equal to 26.7 million x 0.37).

To estimate (P<sub>1</sub>-P<sub>2</sub>), we rely on prior economic studies quantifying the extent to which incumbent wireline broadband providers tend to drop their prices in response to entry by competitors. Using a regression model on an FCC dataset at the census tract level, Wallsten and Mallahan (2010) demonstrated that prices for cable modem service were between \$1.25 to \$4.84 per month lower where cable faced an overbuilder (a firm that builds a rival broadband delivery system for the same set of consumers).<sup>64</sup> More recently, Mahoney and Rafert (2016) estimated that an increase of one competitor serving a Designated Market Area is associated with a \$1.50 decline in the monthly standard broadband price for Internet plans with speeds ranging from 50 Mbps to less than 1 Gbps.<sup>65</sup> If the entrant offers faster speeds, the price declines are more dramatic: The presence of gigabit internet is associated with a decline in the monthly standard broadband price of between approximately \$13 and \$18 for plans for download speeds between 25 Mbps and 1 Gbps.<sup>66</sup>

<sup>&</sup>lt;sup>63</sup> Federal Communications Commission, *2016 Broadband Progress Report* (January 2016), *available at*: https://apps.fcc.gov/edocs\_public/attachmatch/FCC-16-6A1.pdf, Table 10.

<sup>&</sup>lt;sup>64</sup> Scott Wallsten and Colleen Mallahan, "Residential Broadband Competition in the United States," BE Press Working Paper. March 2010. p. 32, table http://works.bepress.com/cgi/viewcontent.cgi?article=1105&context=scott wallsten The authors found that cable modem prices declined between \$1.25 (cable speed tier 6) and \$4.84 (cable speed tier 5) per month when cable modem providers faced an overbuilder. Coefficients were estimated at the 1 percent significance level. In contrast, the authors found that cable modem prices did not decline significantly when cable providers faced DSL or FTTP providers (their "two-provider" results), suggesting either that DSL did not constrain the price of cable modem service, thereby neutralizing the impact of fiber competition, or that neither DSL nor fiber constrained the price of cable modem service. Unfortunately, the authors did not estimate the incremental price-constraining effect of fiber only.

 <sup>&</sup>lt;sup>65</sup> Dan Mahoney and Greg Rafert, "Broadband Competition Helps to Drive Lower Prices and Faster Download
 Speeds for U.S. Residential Consumers," Analysis Group, November 2016, at 1.
 <sup>66</sup> Id.

Accordingly,  $(P_1-P_2)$  is estimated to range from \$1.25 to \$18 per month. Applying this range, the incremental consumer welfare gains to inframarginal broadband customers can be estimated at between \$12.3 million per month (equal to \$1.25 x 9.9 million) to \$177.8 million per month (equal to \$18 x 9.9 million).

As seen above, the incremental consumer welfare gains to marginal broadband customers depends on  $Q_2$ , the quantity of new broadband connections resulting from deregulation. In particular, they are given by the triangle  $\frac{1}{2}*(P_1-P_2)*(Q_2-Q_1)$ . This depends on the elasticity of demand for broadband service, which has been estimated at between -1.46 and -2.75.<sup>67</sup> For purposes of these calculations, we use a midpoint value of -2.1.

Assuming an average monthly broadband price of approximately \$74, $^{68}$  the price effects noted above can be expressed (in percentage terms) between 1.7 percent (equal to \$1.25/\$74) and 24.3 percent (equal to \$18/\$74). The percentage change in quantity resulting from these price effects can be estimated at between 3.5 percent (equal to 1.7 x 2.1) and 51.0 percent (equal to 24.3 x 2.1). Thus, the incremental welfare gains from new customers can be estimated at between \$0.2 million per month (equal to 0.5 x \$1.25 x 9.9 million x 0.035) and \$45.4 million per month (equal to 0.5 x \$18 x 9.9 million x 0.51).

Table 9 summarizes these calculations and presents the figures in annual terms.

<sup>&</sup>lt;sup>67</sup> See Austan Goolsbee, The Value of Broadband and the Deadweight Loss of Taxing New Technology, 5(1) CONTRIBUTIONS TO ECONOMIC ANALYSIS & POLICY (2006); see also Paul Rappoport et. al., Residential Demand for Access to the Internet in International Handbook of Telecommunications Economics 55-72 (Edward Elgar 2002).

<sup>&</sup>lt;sup>68</sup> Mahoney and Rafert, *supra*, Table 2.

TABLE 9: ANNUAL WELFARE GAINS FROM INCREMENTAL FTTP ROLLOUT

	National FTTP Rollout
[A] Incremental Premises Passed (M)	26.7
[B] Incremental Quantity (M) = [A] * Penetration Rate (37%)	9.9
Monthly welfare gain from existing customers (M)	
Lower Bound	\$12.3
Upper Bound	\$177.8
Monthly welfare gains from new customers (M)	
Lower Bound	\$0.2
Upper Bound	\$45.4
Monthly Total Welfare Change (M)	
Lower Bound	\$12.6
Upper Bound	\$223.2
Annual Total Welfare Change (M)	
Lower Bound	\$150.8
Upper Bound	\$2,678.5

Thus, broadband subscribers would benefit by an additional \$150.8 million to \$2.68 billion per year from enhanced competition resulting from the FCC's proposed rules.

## Conclusion

This study evaluates the likely impact of the FCC's recent efforts to remove current barriers to fiber-based network infrastructure investment in both wireless and wireline networks, and accelerate the transition from legacy copper networks to these next-generation services. In two current proceedings, the FCC is seeking comment on a number of potential actions designed to accelerate the deployment of next generation fiber and wireless networks and to accelerate the transition from legacy copper and TDM based services to next-generation fiber-based networks and services. By reducing regulations and other barriers that raise costs and slow deployments, more areas of the country can be profitably deployed with advanced fiber and wireless networks.