FCC FACT SHEET
Resilient Networks; Amendments to Part 4 of the Commission’s Rules Concerning Disruptions to Communications; New Part 4 of the Commission’s Rules Concerning Disruptions to Communications
Notice of Proposed Rulemaking - PS Docket Nos. 21-346 and 15-80; ET Docket No. 04-35

Background:
Hurricane Ida, recent hurricane and wildfire seasons, earthquakes in Puerto Rico, and severe winter storms in Texas demonstrate that America’s communications infrastructure remains susceptible to disruption during disasters. This Notice of Proposed Rulemaking (Notice) seeks comment on ways to improve the reliability and resiliency of communications networks during emergencies and ways to ensure that communications services remain operational when disasters strike.

Currently, disaster recovery efforts in the wireless industry are supported by the Wireless Network Resiliency Cooperative Framework (Framework) – a voluntary agreement developed by the wireless industry in 2016 to provide wireless roaming, foster mutual aid, enhance municipal preparedness, increase consumer readiness, and improve stakeholder communications on service and restoration status. As part of its own network resiliency efforts, the Commission monitors and evaluates communications outages through two web-based reporting systems: the Network Outage Reporting System (NORS) and Disaster Information Reporting System (DIRS). The Commission uses the information gathered though these systems to provide critical situational awareness during communications outages and analyze outage trends, such as an increasing trend in network disruptions caused by power outages. This Notice examines how well the Framework has worked and seeks comment on potential improvement to it, as well as ways to improve the situational awareness provided by NORS and DIRS. Finally, the Notice also seeks comment on ways to mitigate the effects of power outages on communications network operations in the aftermath of disasters.

What the NPRM Would Do:

- Seek comment on potential improvements to the voluntary Framework, including evaluating what triggers its activation, its scope of participants, whether existing Framework elements can be strengthened, any gaps that need to be addressed, and whether the public would benefit from codifying some or all of the Framework.

- Seek comment on ways to enhance the information available to the Commission through NORS and DIRS during disasters and network outages to improve situational awareness.

- Seek comment on communications resiliency strategies for power outages, including improved coordination between communications service providers and power companies and deploying on-site backup power or other alternative measures to reduce the frequency, duration, or severity of power-related disruptions to communications services.

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1 This document is being released as part of a “permit-but-disclose” proceeding. Any presentations or views on the subject expressed to the Commission or its staff, including by email, must be filed in PS Docket No. 13-75, which may be accessed via the Electronic Comment Filing System (https://www.fcc.gov/ecfs/). Before filing, participants should familiarize themselves with the Commission’s ex parte rules, including the general prohibition on presentations (written and oral) on matters listed on the Sunshine Agenda, which is typically released a week prior to the Commission’s meeting. See 47 CFR § 1.1200 et seq.
Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of
Resilient Networks
Amendments to Part 4 of the Commission’s Rules Concerning Disruptions to Communications

PS Docket No. 21-346
PS Docket No. 15-80
ET Docket No. 04-35

NOTICE OF PROPOSED RULEMAKING*
Adopted: [] Released: []
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By the Commission:

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* This document has been circulated for tentative consideration by the Commission at its September 30, 2021, open meeting. The issues referenced in this document and the Commission’s ultimate resolutions of those issues remain under consideration and subject to change. This document does not constitute any official action by the Commission. However, the Chairman has determined that, in the interest of promoting the public’s ability to understand the nature and scope of issues under consideration, the public interest would be served by making this document publicly available. The Commission’s ex parte rules apply, and presentations are subject to “permit-but disclose” ex parte rules. See, e.g., 47 CFR §§ 1.1206, 1.1200(a). Participants in this proceeding should familiarize themselves with the Commission’s ex parte rules, including the general prohibition on presentations (written and oral) on matters listed on the Sunshine Agenda, which is typically released a week prior to the Commission’s meeting. See 47 CFR §§ 1.1200(a), 1.1203.
I. INTRODUCTION

1. With this Notice of Proposed Rulemaking (Notice), we propose steps to improve the reliability and resiliency of communications networks during emergencies. We address these matters against the backdrop of Hurricane Ida, which hit the United States as a Category 4 hurricane and caused significant flooding and damage in several states along the Gulf Coast and the northeastern corridor of the United States. Hurricane Ida demonstrated that, while service providers’ ability to restore communications in the aftermath of a devastating storm has improved, more can be done to help ensure that communications networks are sufficiently survivable to provide some continuity of service during major emergencies and to enhance the ability of service providers to restore communications when they fail.

2. Specifically, we consolidate several lines of prior inquiry to initiate this rulemaking regarding the reliability, resiliency, and continuity of communications networks. Hurricane Ida is only the most recent disaster that resulted in failures precisely when Americans most need to communicate. Recent hurricane and wildfire seasons, earthquakes in Puerto Rico, and severe winter storms in Texas demonstrate that America’s communications infrastructure remains susceptible to disruption during disasters. These disruptions can prevent or delay the transmission of 911 calls, first responder communications, Emergency Alert System (EAS) and Wireless Emergency Alert (WEA) messages, and other potentially life-saving information. They also can have cascading detrimental effects on the economy and other critical infrastructures due to interdependencies among sectors, including the transportation, medical, and financial sectors. These disruptions may involve many or all communications networks – including wireline, wireless, cable, satellite, or broadcast facilities.

3. Accordingly, in this Notice, we seek comment on measures to help ensure that communications services remain operational when disasters strike. We consider whether elements of the Wireless Network Resiliency Cooperative Framework (Framework) – a voluntary agreement developed by the wireless industry in 2016 to provide mutual aid in the event of a disaster – could be improved to enhance the reliability of communication networks.\(^1\) We also ask whether the public would benefit from codifying some or all of the Framework into our rules. Next, we seek comment on how the Commission can better promote situational awareness during disasters through its Disaster Information Reporting System (DIRS) and Network Outage Reporting System (NORS). Finally, we explore communications resilience strategies to address one of the primary reasons for service disruptions: electric power outages.

II. BACKGROUND

4. Resilient communications networks are critical to economic growth, national security, emergency response, and nearly every facet of modern life. The Commission has long been concerned with enhancing the reliability and resiliency of the Nation’s communications infrastructure. In 2004, the Commission adopted rules that require certain communications providers to supply the Commission with outage reports to address “the critical need for rapid, complete, and accurate information on service disruptions that could affect homeland security, public health or safety, and the economic well-being of our Nation, especially in view of the increasing importance of non-wireline communications in the Nation’s communications networks and critical infrastructure.”\(^2\) Under these rules, service providers must submit outage reports to the Commission through NORS for outages that exceed specified duration

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and magnitude thresholds. The Commission analyzes NORS outage reports to, in the short term, assess the magnitude of major outages, and in the long-term, identify network reliability trends and determine whether the outages likely could have been prevented or mitigated had the service providers followed certain network reliability best practices.

5. In 2007, in the wake of Hurricane Katrina, the Commission established DIRS as a web-based means for service providers, including wireless, wireline, broadcast, and cable providers, to voluntarily report to the Commission their communications infrastructure status, restoration information, and situational awareness information specifically during times of crisis. The Commission typically activates DIRS for affected counties in the event of major emergencies. These announcements often note that the Commission is suspending its rules on network outage reporting for DIRS participants during the activation period.

6. DIRS data have provided critical situational awareness during communications outages, even when information is shared only on an aggregated or limited basis. The Commission’s analysis informs restoration efforts by federal partners and the agency’s own assessments of communications reliability during disasters. For example, the Commission prepares and provides aggregated DIRS

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3 See 47 CFR § 4.9.


5 See Public Safety and Homeland Security Bureau Launches Disaster Information Reporting System (DIRS), DA 07-3871, Public Notice, 22 FCC Red 16757 (PSHSB 2007); Recommendations of the Independent Panel Reviewing the Impact of Hurricane Katrina on Communications Networks, Order, EB Docket No. 06-119 et al., 22 FCC Rcd at 10547-49, paras. 19-21 (2007) (directing the Public Safety and Homeland Security Bureau to continue its work to activate a system and process for communications companies serving areas affected by disasters to voluntarily submit information regarding among other things, the status of their operations, restoration efforts, power availability, and fuel). The Commission recently required a subset of service providers that receive Stage 2 funding from the Uniendo a Puerto Rico Fund or the Connect USVI Fund to report in DIRS when it is activated in their respective territories. The Uniendo a Puerto Rico Fund and the Connect USVI Fund, et al., WC Docket No. 18-143, et al., Report and Order and Order on Reconsideration, 34 FCC Rcd 9109, 9174, 9176-77, paras. 133, 138-140 (2019) (Puerto Rico & USVI USF Fund Report and Order).


8 See, e.g, Hurricane Michael Report at 6 (noting the Commission’s use of DIRS data to monitor communication outages); Press Release, FEMA, States Impacted by Ida Receive Full Backing of Federal Force in Relief and (continued….)
information, without company-identifying information, to the Department of Homeland Security (DHS), which then distributes the information to a DHS-led group of federal agencies tasked with coordinating disaster response efforts, including other units in DHS, during incidents. 9 Agencies use the analyses for their situational awareness and for determining restoration priorities for communications services and infrastructure in affected areas. 10 The Commission also provides aggregated data, without company-identifying information, to the public during disasters. 11 Recently, the Commission established a framework to provide additional federal, state, Tribal, and territorial partners with access to the critical NORS and DIRS information they need to ensure the public’s safety while preserving the presumptive confidentiality of the information. 12


9 This DHS-led group is the Emergency Support Function #2 (ESF-2), which is composed of other participants including the Department of Agriculture, Department of Commerce, Department of Defense, General Services Administration, Department of Interior, and the Federal Communications Commission. See Federal Emergency Management Agency, Emergency Support Function #2, Communications Annex at 1 (June 2016), https://www.fema.gov/media-library-data/1473679033823-d7e2566b4e9a67cbf09d3e08217962f/ESF_2_Communications_FINAL.pdf.

10 Chris Anderson, Chief, Operations and Emergency Management Division, Public Safety and Homeland Security Bureau, FCC, Response to Hurricanes Harvey, Irma, and Maria, Presentation at Commission Open Meeting at 2, (PSHSB 2017), https://docs.fcc.gov/public/attachments/DOC-346920A2.pdf (describing FEMA and other federal agencies’ use of DIRS information “to understand the status of communications infrastructure in…impacted areas and to set restoration priorities”). See also Verizon Comments, PS Docket No. 15-80 at 3-4 (rec. April 30, 2020) (stating that its “work with state and local government agencies during disaster recovery and other major outage events in recent years . . . has demonstrated how network outage and status information in NORS and DIRS reports can be useful to first responders and emergency management agencies”).


13 In 2007, the Commission adopted a rule requiring Commercial Mobile Radio Service (CMRS) providers and local exchange carriers to maintain emergency backup power for a minimum of 24 hours for assets inside central offices and eight hours for cell sites, remote switches, and digital loop carrier system remote terminals. See Recommendations of the Hurricane Katrina Review Panel, EB Docket No. 06-119, WC Docket No. 06-63, Order, 22 FCC Red 10541, 10565, para. 77 (2007) (announcing requirements for “all local exchange carriers (LECs), including incumbent LECs (ILECs) and competitive LECs (CLECs), as well as commercial mobile radio service (CMRS) providers”); See also Recommendations of the Independent Panel Reviewing the Impact of Hurricane Katrina on Communications Networks, EB Docket No. 06-119, WC Docket No. 06-63, Order on Reconsideration, 22 FCC Red 18013, 18035 (2007). The wireless industry appealed the requirements on several grounds. See Petition for Reconsideration, CTIA- The Wireless Association, EB Docket Nos. 06-119 et al. (Aug. 10, 2007); Petition for Reconsideration, PCTA- The Wireless Infrastructure Association, EB Docket Nos. 06-119 et al. (August 10, 2007); see also CTIA- The Wireless Association v. FCC, 530 F.3d 984, 986, 989 (D.C. Cir. 2008). After the Office of Management and Budget (OMB) rejected the proposed information collection that was a prerequisite to (continued….)
caused by the 2012 derecho storm, the Commission took steps to promote 911 network reliability and resiliency by requiring covered 911 service providers to take reasonable measures to provide reliable 911 service, including through providing for central office backup power.\textsuperscript{14} Covered 911 service providers must annually certify to the Commission that they have taken “reasonable measures to provide reliable 911 service with respect to 911 circuit diversity, availability of central office backup power, and diverse network monitoring,” or they must certify to taking alternative measures that “are reasonably sufficient to mitigate the risk of failure or that one or more certification elements are not applicable to its network.”\textsuperscript{15} Covered 911 service providers must certify their compliance with backup power standards of 24 hours for central offices that provide administrative lines for Public Safety Answering Points (PSAPs) and 72 hours for central offices that have a selective router that directs 911 calls.\textsuperscript{16} Further, the Commission has adopted rules requiring that providers of facilities-based, fixed voice service offered as a residential service provide their subscribers the options to purchase, at the point of sale, solutions that provide 8 and 24 hours of backup power for the service.\textsuperscript{17}

8. In 2013, in the wake of Superstorm Sandy, the Commission again took up the issue of communications infrastructure resiliency, particularly that of wireless resiliency; specifically, the Commission proposed to require facilities-based Commercial Mobile Radio Service providers to submit to the Commission for public disclosure, on a daily basis during and immediately after major disasters, the percentage of cell sites within their networks that are providing service.\textsuperscript{18} On December 14, 2016, in lieu of adopting this proposal, the Commission adopted an Order supporting the voluntary Framework, intended to promote resilient communications and situational awareness during disasters.\textsuperscript{19} The Framework commits its participants to five prongs: providing for reasonable roaming arrangements

\textsuperscript{14} See Improving 911 Reliability; Reliability and Continuity of Communications Networks, Including Broadband Technologies, PS Docket Nos. 13-75 and 11-60, Report and Order, 28 FCC Rcd 17476, 17477, paras. 1-2 (2013) (911 Reliability Order); 47 CFR § 9.19(a)(4) (defining a “covered 911 service provider” as an entity that provides 911, E911, or [Next Generation 911 (NG911)] capabilities such as call routing, automatic location information (ALI), automatic number identification (ANI), or the functional equivalent of those capabilities, directly to a [Public Safety Answering Point (PSAP)], statewide default answering point, or appropriate local emergency authority, or an entity that operates one or more central offices that directly serve a PSAP).

\textsuperscript{15} 47 CFR § 9.19(b).

\textsuperscript{16} See 47 CFR § 9.19; see also Improving 911 Reliability; Reliability and Continuity of Communications Networks, Including Broadband Technologies, PS Docket Nos. 13-75, 11-60, Report and Order, 28 FCC Rcd 17476, (2013) (adopting 911 certification rules); Improving 911 Reliability; Reliability and Continuity of Communications Networks, Including Broadband Technologies, PS Docket Nos. 13-75, 11-60, Order on Reconsideration, 30 FCC Rcd 8650 (2015) (clarifying that covered 911 service providers may implement and certify an alternative measure for any of the specific elements, as long as they “provide an explanation of how such alternative measures are reasonably sufficient to mitigate the risk of failure”).

\textsuperscript{17} See 47 CFR § 9.20; see also Ensuring Continuity of 911 Communications, PS Docket No. 14-174, Report and Order, 30 FCC Rcd 8677 (2015).


An emergency or disaster activates the Framework where the Federal Emergency Management Agency (FEMA) activates Emergency Support Function 2 (ESF-2)\(^{21}\) and the Commission activates DIRS.\(^{22}\)

9. In 2017, the Government Accountability Office (GAO), in conjunction with its review of federal efforts to improve the resiliency of wireless networks during natural disasters and other physical incidents, released a report recommending that the Commission should improve its monitoring of industry efforts to strengthen wireless network resiliency.\(^{23}\) The GAO found that the number of wireless outages attributed to a physical incident—a natural disaster, accident, or other manmade event, such as vandalism—increased from 189 in 2009 to 1,079 in 2016. The GAO concluded that more robust measures and a better plan to monitor the Framework would help the FCC collect information on the Framework and evaluate its effectiveness, and that such steps could help the FCC decide if further action is needed. In light of prolonged outages during several emergency events in 2017 and 2018, and in parallel with the GAO recommendations, the Public Safety and Homeland Security Bureau (Bureau) conducted several inquiries\(^{24}\) and investigations\(^{25}\) to better understand and track the output and effectiveness of the Framework and other voluntary coordination efforts that promote wireless network

\(^{20}\) Id. at 13747, para. 5.


\(^{22}\) See Framework Order, 31 FCC Rcd at 13747, para. 6.


\(^{25}\) Following Hurricane Michael, for example, the Bureau issued a report on the preparation and response of communications providers finding three key reasons for prolonged outages during that event: insufficiently resilient backhaul connectivity; inadequate reciprocal roaming arrangements; and lack of coordination between wireless service providers, power crews, and municipalities. See Hurricane Michael Report at 4, para. 6 (2019).
resiliency and situational awareness during and after these hurricanes and other emergencies.

10. In the days leading up to landfall of Hurricane Ida on August 29, 2021, the FCC had begun coordinating response activities with the State of Louisiana, the Federal Emergency Management Agency, the Cybersecurity and Infrastructure Security Agency, and members of the Communications Information Sharing and Analysis Center (Comm-ISAC) and to determine potential impacts, challenges, and mutual aid resources. The Commission had already deployed agents to support the Louisiana Emergency Operations Center (EOC) and to conduct baseline surveys of communications as well as to provide coordination and spectrum management support. Communications companies had also begun pre-positioning mobile communications assets in safe zones just outside the potential impact areas in order to rapidly deploy much-needed services, post landfall. Ida had significant physical impacts on both power and communications infrastructure, which had cascading consequences on interdependent public safety communications infrastructure and services such as PSAPs and Louisiana’s land mobile radio public safety communications network.

11. Following Hurricane Ida’s departure, the Commission began supporting recovery work in earnest. The Commission reminded communications industry of its commitments in the Framework and encouraged wireless providers, specifically, to activate roaming in areas where cellular communications were hardest hit. Even after roaming had been activated in limited areas, communications remained diminished as communications companies were working to repair, replace, and restore communications infrastructure. Immediately after the storm, 28.1 percent of cell sites were down across the affected counties. Louisiana was hardest hit in this respect, with more than 50 percent of sites down in the affected counties on August 30. At its peak, Louisiana had three PSAPs offline due to damaged power and communications infrastructure, and other PSAPs were impacted and rerouted calls as generators began to fail. Commission personnel communicated with the Louisiana Association of Broadcasters to determine unmet fuel, communications, and power needs of state broadcasters and to facilitate the provision of much needed resources and services.

12. Commission staff also conducted on-the-ground assessments of communications infrastructure to provide emergency management officials intelligence and to assist with the identification of critical communications infrastructure, including responding to additional unintentional damage occurring during repairs to the communications and power infrastructure. The Commission also issued special temporary authorizations (STAs) and, sua sponte, numerous orders to provide regulatory relief in support of providers’ restoration efforts, including waivers of deadlines and technical requirements, as well as providing relief to impacted consumers.26 This work remains ongoing as recovery continues.

III. NOTICE OF PROPOSED RULEMAKING

A. Improving the Wireless Network Resiliency Cooperative Framework

13. The voluntary Framework plays a central role in how wireless providers prepare for and respond to emergencies. Over the years, the Commission has examined and re-examined the efficacy of the Framework for purposes of restoring communications during and following disasters. These inquiries suggest that providers take a multifaceted approach to disaster readiness and response, with the aim of improving the public’s safety during natural disasters. Wireless provider efforts have included investments in network resiliency, reinforcing network coverage and capacity, conducting site-based preparatory work, and making plans to mitigate commercial power failures, as well as utilizing commercial roaming agreements, working with government partners, and educating consumers on preparedness. These initiatives have helped to keep more Americans connected and informed even during major disasters.

14. However, these inquiries also show that there are both gaps in the Framework’s coverage and, during some recent disasters, delays in its implementation, including technical challenges associated

with roaming implementation among signatory companies. Further, as explained below, there are some disaster situations where the Framework, by its own terms, would not go into effect. These findings from our prior inquiries suggest there may be targeted opportunities to improve the voluntary Framework and network resiliency—not just of wireless networks, but of communications networks as a whole. We seek comment on those opportunities below. We also seek comment on whether the Commission should revisit the voluntary nature of the Framework.

15. **Framework Activation.** Currently, the Framework only applies when both ESF-2 and DIRS are activated. As a result, there may be circumstances where the Framework is not activated but where mutual aid or other support obligations are warranted. For example, the Framework has not been operational during the California power shutoffs and wildfires because ESF-2 was not activated. To address this gap, should we work with carriers to revisit the prerequisites, e.g., the types of emergencies or other declarations (ESF-2 and DIRS activation) that trigger the Framework or that govern the duration of its obligations? If so, what should those triggers and durations be?

16. **Scope of Framework Participants.** We seek comment on whether expanding the scope of the Framework could enhance its effectiveness. Currently, signatories to the Framework include only AT&T Mobility, CTIA, GCI, Southern Linc, T-Mobile, U.S. Cellular, and Verizon Wireless. Additionally, the Competitive Carriers Association filed a letter supporting the Framework. As the list of signatories demonstrates, there are a number of wireless providers who are not signatories to the Framework. Further, the Framework signatories only include wireless providers. Would greater participation in the Framework enhance its effectiveness? Are there steps the Commission can take to encourage voluntary participation beyond the scope of the existing signatories, such as to include smaller wireless providers, or entities beyond the mobile-wireless industry, such as facilities-based backhaul providers, covered 911 service providers, cable, wireline, broadcast, satellite, or interconnected VoIP providers? Should the Framework or portions of the Framework be expanded to include any other stakeholders or organizations?

17. **Improving Wireless Roaming.** The Framework commits its signatories to provide reasonable roaming in situations where: “(i) a requesting carrier’s network has become inoperable and the requesting carrier has taken all appropriate steps to attempt to restore its own network, and (ii) the home carrier has determined that roaming is technically feasible and will not adversely affect service to the home carrier’s own subscribers,” with such roaming arrangements “limited in duration and contingent on the requesting carrier taking all possible steps to restore service on its own network as quickly as possible.”

18. Recent events suggest that roaming during disaster contexts can be improved. As the *Hurricane Michael Report* found, “at least some wireless providers did not take advantage of the types of

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27 See Letter from Joan Marsh, AT&T; Charles McKee, Sprint; Grant Spellmeyer, U.S. Cellular; Scott Bergmann, CTIA; Steve Sharkey, T-Mobile; and William H. Johnson, Verizon, to Marlene Dortch, Secretary, Federal Communications Commission, PS Docket Nos. 11-60, 13-239 (filed Apr. 27, 2016) (providing notice of their adoption of the Framework) (Framework Letter); Letter from Kara Leibin Azocar, Regulatory Counsel, Federal Affairs, GCI Communication Corp to Marlene Dortch, Secretary, Federal Communications Commission, PS Docket Nos. 11-60, 13-239 (filed Sept. 1, 2017) (providing notice of its intent to participate in the Framework); Letter from Michael D. Rosenthal, Director of Legal and External Affairs, Southern Communications Services, Inc. d/b/a Southern Linc to Marlene Dortch, Secretary, Federal Communications Commission, PS Docket Nos. 11-60, 13-239 (filed Sept. 5, 2017) (providing notice of its intent to participate in the Framework). Sprint was also a signatory prior to its merger with T-Mobile. See Framework Letter at 1, 4.

28 See Letter from Rebecca Murphy Thompson, EVP & General Counsel, Competitive Carriers Association to Marlene Dortch, Secretary, Federal Communications Commission, PS Docket No. 11-60, 13-239 (filed May 31, 2016) (providing notice of its support of the Framework).

disaster-related roaming agreements envisioned in the Framework, allowing their customers to remain in the dark rather than roam on a competitor’s network.”

During Hurricane Ida, there was limited transparency, and therefore understanding, regarding the status of roaming, including where it was available and where it was not, and which network technologies were utilized. We seek comment on how best to address these issues through the voluntary Framework. Are the current Framework pre-requisites to triggering disaster roaming too restrictive, to the detriment of consumers? In particular, we seek comment on improvements to the Framework to ensure roaming is operational prior to an event and seamless during emergencies—addressing both resiliency and restoration—such as annual testing of roaming capabilities and coordination processes. Are there other improvements that can be made to ensure that roaming is made available in a timely manner and for the benefit of the maximum population possible? For example, should there be minimum timeframes by which a provider must respond to a disaster roaming request? If a roaming request is deemed technically infeasible, how should that determination be conveyed? What criteria should be used to determine whether roaming is technically feasible? During Hurricane Ida, we understand that initial requests for roaming under the Framework focused on access to 3G networks. Are there benefits to encouraging roaming access to newer generations of network technology and, if so, how can the Commission best support such arrangements? To what extent do capacity challenges or network configuration issues also hinder effective roaming, and how should any improvements to the Framework account for this concern? Should there be any improvement in the standards or their implementations to ensure the emergency roaming is automatically and seamlessly accessible to user devices without requiring any action from the user? Can providers’ readiness to execute such disaster-triggered roaming be verified and tested? What are the public safety benefits and costs associated with these improvements in wireless roaming?

19. **Fostering Mutual Aid.** The Framework commits its signatories to foster mutual aid during disasters. Nevertheless, we observed prolonged outages during Hurricane Ida. We seek comment on how signatories fostered mutual aid, such as through sharing physical assets, during Hurricane Ida and other recent disasters, and how effective this mutual aid has been in ensuring continuity of communications. Are there instances in which reasonable requests for mutual aid were denied by wireless providers? Should the Framework do more to strengthen the effectiveness of mutual aid? What benefits would accrue if other segments of the communications industry—such as cable, wireline, and broadcast—agreed to foster mutual aid during disasters?

20. **Enhancing Municipal Preparedness and Restoration.** Framework signatories convened with local government representatives’ public safety subject matter experts and developed best practices to facilitate coordination before, during, and after emergencies and disasters in order to maintain and restore wireless service continuity. Were these best practices utilized in Hurricane Ida and other disasters, and how effective were these best practices in real-world conditions? Should they be updated in

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30 *Hurricane Michael Report* at 23, para. 50.

31 See, e.g., Verizon Framework Effectiveness Public Notice Comments at 3 (Apr. 29, 2019) (“Even where devices have capabilities to operate across multiple technologies (e.g., CDMA, GSM/UMTS and LTE), substantial numbers of devices onto roaming partner networks utilizing different technologies will continue to present operational complexities.”).

32 See *Hurricane Ida Status Reports* (showing in the affected counties in Louisiana 52.1% of cell sites were out of service in the immediate aftermath of the storm and 38.1% remained out of service two days later).

light of lessons learned from these disasters? Are there additional actions that wireless providers and other stakeholders (e.g., backhaul service, wireline service providers) can take to ensure appropriate and effective coordination with local agencies to mitigate the impact of service disruptions? What are the respective costs and benefits? For example, should providers establish processes for sharing real-time restoration efforts? Should the Framework include coordination obligations and particular coordination activities or best practices? Are there other steps that the Commission can take to improve coordination?

21. Increasing Local Preparedness and Consumer Readiness. The Framework commits signatories to increase consumer readiness and preparation through the development and dissemination with consumer groups of a Consumer Readiness Checklist. Is there evidence that the public is aware of this checklist? How is it promoted? Are there other steps that wireless providers should take to foster local preparedness and consumer readiness in the face of natural disasters, such as public service announcements? What are the benefits and costs associated with those steps? Should the Commission explore additional consumer awareness and preparedness activities?

22. What measures are in place to ensure that information is accessible to all Americans? Consumer groups note that the deaf and hard-of-hearing communities often rely on multiple forms of communications before and during emergencies, and recommend that signatories work with these communities to ensure information is accessible. Should the Framework require signatories to conduct outreach through multiple forms of communication, such as public service announcements on television, radio, and social media that is accessible to both hard-of-hearing and non-English speaking communities? Should the Framework require signatories to meet with groups representing persons with disabilities to provide information on emergency planning and resources? Are there other steps the Commission should take to improve communications with these and other communities?

23. Improving Public Awareness. Finally, the Framework commits signatories to improve public awareness and stakeholder communications on service and restoration status, through sharing DIRS data on cell site outages on an aggregated, county-by-county basis in the relevant geographic area. Since the Framework was released, signatories have agreed to share additional data with the public,

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37 Verizon suggests providers can maintain a dedicated website for a specific disaster event. Verizon Effectiveness Public Notice Comments at 7-8 (Apr. 29, 2019).

including more granular data on the cause of cell site outages and the number of in-service cell sites operating on backup power.\textsuperscript{39} The Commission has also requested comment on whether other outage data, e.g., whether the service disruption extends to 911 service, should be disclosed to the public.\textsuperscript{40} Would public disclosure of additional information regarding service disruptions promote public safety? If so, what additional information should be disclosed? What are the benefits and costs associated with releasing this information directly to the public? What mechanisms are in place in communities to impart awareness about recovery planning and long term-term resiliency, and are those mechanisms accessible to persons with disabilities?\textsuperscript{41} How might those mechanisms differ across communities or geographic areas, and how can those differences be accommodated by Framework signatories?

24. **Scope of Framework Obligations.** We seek comment on the scope of the Framework’s obligations. Should we expand the scope of what is expected in the event of a disaster? What additional or revised measures are warranted to address gaps in promoting resiliency and what are their costs and benefits? For example, should the voluntary Framework include provisions regarding the placement of back-up systems, such as Cells on Light Trucks, so that they are ready to deploy for vulnerable infrastructure to improve service restoration time? Should the Framework include requirements for restoration or prioritization of text-to-911 capability in areas where the PSAP is text-capable, as text-to-911 can be an important communications solution in emergencies, particularly for individuals with disabilities?\textsuperscript{42} Should the Framework include provisions that address backhaul redundancy and resiliency? For example, could the Framework address a limit on the number of cell sites operating on a single backhaul fiber link? What other steps would promote backhaul resiliency during disasters?

25. **Framework-Related Reporting.** We seek comment on whether we should require wireless providers to submit reports to the Commission detailing implementation of the voluntary Framework in real time or in the aftermath of a disaster. What are the benefits and costs associated with such a reporting requirement? We seek comment on what information these reports should include, such as specific information related to the way the provider adhered to any roaming, mutual aid, consumer outreach, or related provisions of the Framework suggested above. For example, should the Commission be notified when roaming has been activated or refused, including information on which generational technologies it has been activated, and as to which providers are roaming on which networks? Should the Commission be notified when resources or services are shared through mutual aid? How soon after wireless provider action should such notifications be made and how should they be made?

\textsuperscript{39} Email from Grant Spellmeyer, Vice President- Federal Affairs & Public Policy, U.S. Cellular Corp., to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec. 10, 2018, 10:25 EST); Email from Steve Sharkey, Vice President, Government Affairs, Engineering and Technology Policy, T-Mobile, to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec. 10, 2018, 13:09 EST); Email from Ray Rothermel, Counsel – Legal/Government Affairs, Sprint Corporation, to Jeffery Goldthorp, Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec. 11 2018, 07:37 EST); Email from Bryant Peters, External Affairs Specialist, Legal and External Affairs, Southern Linc, to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec. 10, 2018, 15:02 EST); Email from Kara Leibin Azocar, Regulatory Counsel, Federal Affairs, GCI Communication Corp., to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec. 7, 2018, 11:25 EST); Email from Jamie M. Tan, Director- Federal Regulatory, AT&T Services, Inc., to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Dec.10, 2018, 13:53 EST); Email from Robert Morse, Associate General Counsel, Verizon, to Jeffery Goldthorp et al., Associate Chief, FCC Public Safety and Homeland Security Bureau (Nov. 30, 2018, 07:26 EST).


\textsuperscript{41} See Consumer Groups Effectiveness Public Notice Comments at 11.

\textsuperscript{42} See Consumer Groups Effectiveness Public Notice Reply Comments, PS Docket No. 11-60, at 4 (filed May 20, 2019).
26. **Codifying the Framework.** In response to our prior inquiries, some commenters have urged the Commission to reexamine the voluntary nature of the Framework. Some of these commenters highlight the Commission’s *Hurricane Michael Report* to suggest that existing voluntary coordination efforts, including the Framework, may not be sufficient to promote wireless network resiliency and situational awareness during and immediately after emergencies. Accordingly, we seek comment on whether some or all of the existing or modified Framework should be mandatory, and for whom. What are the costs and benefits of doing so? We also seek comment on our legal authority to mandate disaster-based obligations in line with the existing or an expanded Framework. Would the aggregate of these solutions address the failures highlighted by the *Hurricane Michael Report* or should additional measures be considered? Finally, we seek comment on how the Commission should enforce any mandatory obligations that are not met.

B. **Promoting Situational Awareness During Disasters**

27. Over the years, our experience has shown that DIRS and NORS are vital public safety tools that equip the Commission and its federal and local partners with actionable situational awareness information for identifying and resolving threats to 911 and other emergency service communications. DIRS broadly collects infrastructure status information about the nation’s communications networks, but participation is voluntary for the nation’s service providers. The Commission initially grounded its voluntary approach on observations that a voluntary paradigm worked well during Hurricane Katrina and that a mandatory reporting process would likely not be adaptable to unique aspects of each particular crisis. Since that time, the Commission has observed that, while the nation’s large providers typically elect to voluntarily report in DIRS, smaller providers often do not. This not only reduces the total number of DIRS filings available to inform the Commission’s analysis of network reliability, but also reduces the Commission’s situational awareness, including awareness of the state of 911 and other emergency services.44

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44 See Id.; see also National Association of State 911 Administrators *Framework Effectiveness Public Notice* Comments, PS Docket No. 22-60, at 1 (rec. July 16, 2018) (suggesting the Commission should require signatories to report network outages based on metrics the Commission and providers agree to); The City of New York *Framework Effectiveness Public Notice* Reply Comments, PS Docket No. 11-60, at 2 (rec. July 31, 2018) (stating the Commission should require regular reporting by signatories on implementation of the Framework and other best practices); City of San Francisco *Power Public Notice* Comments, PS Docket No. 11-60, at 1-2 (rec. Feb. 8, 2019) (suggesting the Commission should require wireless providers to coordinate their resiliency plans with state, regional, and local planning agencies).

45 See *Hurricane Michael Report* at 4, para. 6.

46 See supra note 14. DIRS focuses on infrastructure status information rather than service outage information, as in NORS. NORS thus draws a distinction between service outages that affect just 911 and other types of service outages. Currently, there is limited visibility on how disasters impact 911 service specifically. Requiring DIRS reporting in the event of disaster-related outages would help to close this information gap. *Amendments to Part 4 of the Commission’s Rules Concerning Disruptions to Communications*, PS Docket No. 15-80, Second Report and Order, 86 FR 22796, 22797, paras. 8, 9 (2021).

47 While DIRS is voluntary, the Commission recently required a subset of service providers that choose to accept Stage 2 funding from the Uniendo a Puerto Rico Fund or the Connect USVI Fund to report in DIRS when it is activated in their respective territories. *The Uniendo a Puerto Rico Fund and the Connect USVI Fund, et al.*, WC Docket No. 18-143, et al., Report and Order and Order on Reconsideration, 34 FCC Rcd 9109, 9174, 9176-77, paras. 133,138-140 (2019) (*Puerto Rico & USVI USF Fund Report and Order*).

services, in locations served by smaller providers, which are often vulnerable rural or other hard to access areas. This also creates ambiguity about whether a provider’s lack of DIRS filings means that its network infrastructure actually remains undamaged, it is choosing not to voluntarily participate in DIRS, or it is unable to file, e.g., because it cannot access DIRS due to disruption of its Internet access.

28. Meanwhile, NORS participation is mandatory, but it is centered on disruptions to voice telephony. Under our rules, certain service providers—wireline, cable, satellite, wireless, interconnected VoIP, and Signaling System 7 providers—must submit outage reports to NORS for voice and other outages that exceed specified duration and magnitude thresholds. Service providers are required to submit a preliminary notification within two hours after determining that an outage is reportable, followed by an initial outage report within three calendar days, and a final report no later than 30 days after discovering the outage. These reports are intended to address “the critical need for rapid, complete, and accurate information on service disruptions that could affect homeland security, public health or safety, and the economic well-being of our Nation . . . .” The Bureau analyzes NORS data to assess the magnitude of major outages, identify trends, and promote network reliability. However, these outage reporting requirements do not collect information about disruptions specifically to broadband service. This means the Commission has limited situational awareness about outages involving broadband service.

29. We seek comment on steps the Commission can take to address these issues and encourage better situational awareness through DIRS and NORS. Starting with DIRS, are there steps the Commission can take to encourage broader voluntary participation during disasters, including from smaller providers? Alternatively, should the Commission consider requiring the nation’s service providers, i.e., cable providers, Direct Broadcast Satellite providers, Satellite Digital Audio Radio Service, TV and radio broadcasters, Commercial Mobile Radio Service and other wireless service providers, wireline providers, and VoIP providers, to report their infrastructure status information in DIRS when the Commission activates DIRS in geographic areas in which they broadcast or otherwise provide service? We recognize that a proposed requirement to file in DIRS must be balanced against additional burdens on service providers, particularly as DIRS reports are filed in the midst of disasters and other emergencies. If we were to explore requiring DIRS filing, we seek comment on our legal authority to do so, the costs and benefits associated with mandatory reporting, and how the Commission should enforce any failure to file DIRS information.

30. With respect to NORS, we seek comment on the public interest benefits and the costs of


50 See id. Interconnected VoIP providers are subject to different timelines and must submit a NORS notification either: 1) within 240 minutes after discovering an outage that potentially affects a 911 facility or 2) within 24 hours of discovering an outage which affects potentially 900,000 user minutes and results in a complete loss of service or potentially affects any special offices and facilities. They must also file a final report within 30 days of discovering the outage. 47 CFR § 4.9(g).


53 See, e.g., 2016 Report and Order and Further Notice, 31 FCC Rcd at 5855-63, paras. 91-107 (noting that broadband networks provide an increasing portion of emergency and non-emergency communications and discussing the need for more consistent and reliable data on broadband outages).
reporting of broadband service outages. Would such reporting likewise improve emergency managers’ situational awareness during disasters? Or do public safety officials and others currently have access to broadband service outage data through other means? Could this data be leveraged to help identify broadband outage trends, and if so, how could this knowledge support first response and network reliability efforts?

31. Finally, we seek comment on suspension of NORS reporting requirements during disasters. Under our current voluntary DIRS reporting approach, the Bureau suspends NORS reporting obligations, via Public Notice, for providers who elect to report in DIRS for the duration of its activation period.54 We believe that formally codifying this practice in our rules would give providers more clarity on their obligations and streamline and formalize existing practices. We therefore propose to codify in our part 4 rules the Commission’s typical practice of granting to providers a waiver of their NORS reporting requirements when they report the outage in DIRS. We seek comment on this approach.

32. We note that there may be instances in which DIRS is deactivated but some providers have not yet fully restored service, resulting in limited continuing outages. In these instances, the Commission no longer has situational awareness as to the status of those providers’ services, because updates are no longer being filed in DIRS and the outage was never filed in NORS. We seek comment on how to best address this gap and ensure that the Commission maintains situational awareness of outages. Should providers with ongoing outages at the time of DIRS deactivation be required to report those outages in NORS?

C. Addressing Power Outages

33. The recent devastation wrought by Hurricane Ida, which has left hundreds of thousands of Louisianans without power, water, and other basic utilities,55 has also extended to the region’s communications infrastructure.56 NORS and DIRS data collected by the Commission in the aftermath of Hurricane Ida and other recent disaster events reveal that a lack of commercial power at key equipment and facilities is the single biggest reason why communications networks transmitting 911 service and related emergency information fail in the aftermath of disaster events. For example, the Commission’s DIRS data show that the majority of cell site outages in the immediate aftermath of Hurricane Ida’s central disaster region were due to a lack of commercial power availability.57 More generally, Commission analysis of DIRS data shows that over 50% of cell site outages that occurred during major 2020 earthquakes, hurricanes, and storms were due to power failures. The Commission’s NORS outage data similarly reveal that the number of outages caused by power failures has been steadily increasing for the past several years and that power failures are currently driving a nationwide trend in the increase of outages. The Commission received 9,158 outage reports in 2020 alone for communications disruptions

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56 Data compiled by the Commission shows that approximately half of all cellular sites in New Orleans and the surrounding disaster area remained out of service nearly two days after the worst effects of Ida had passed, with no clear timetable for the restoration of these networks. See Communications Status Report for Areas Impacted by Hurricane Ida at 2 (August 31, 2021), https://docs.fcc.gov/public/attachments/DOC-375367A1.pdf.

57 See Communications Status Report for Areas Impacted by Hurricane Ida at 5-6 (August 31, 2021), https://docs.fcc.gov/public/attachments/DOC-375367A1.pdf (observing that 699 cell sites were out due to power, approximately doubling the 354 cell sites out due to damage and transport causes combined).
caused by power failures, potentially affecting 63,097,389 customers. Of those customers, 4.3 million potentially experienced service disruptions on a single day.

34. Without power to support providers’ network operations in the aftermath of disasters, the public is unable to place potentially life-saving 911 calls, local emergency management officials are unable to transmit EAS and WEA messages, evacuation orders, and other public safety-related information, and first responders are unable to coordinate effectively to save lives and property. Hurricane Ida thus continues an unfortunate (though potentially addressable) trend, demonstrating that the nation’s communications infrastructure remains highly prone to failure due to disruptions to commercial power in the face of disasters. This reinforces observations that we have made during recent hurricane and wildfire seasons, earthquakes in Puerto Rico, and this year’s severe winter storms in Texas. If the current trend continues without corrective action, the frequency of outages will worsen in coming years as the nation experiences disaster events of increasing severity, duration, and impact, including hurricanes, flooding, and wildfires.

35. In view of this context, we now seek to explore communications resilience strategies for

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58 This total of potentially affected customers represents the sum total customers that may have been affected across all 9,158 outages. If a customer was potentially affected by multiple outages in 2020, they will be counted multiple times in the sum total.

59 See, e.g., Hurricane Ida’s Power Outages Hamper Efforts to Restore Cellphone Service (August 31, 2021), https://www.wsj.com/articles/hurricane-idas-power-outages-hamper-efforts-to-restore-cellphone-service-11630449774. Conversely, with backup power in place, providers are able to bring their networks online and, if necessary, immediately begin diagnosing and addressing damage that their networks may have sustained.

60 This figure depicts the number of monthly final outage reports in NORS with power failure as a reported cause over time. The red dots represent the numbers of outage reports in 2Q21 months and blue dots represent months prior to 2Q21. The green line shows the expected number of outages in each month without taking seasonality effects into account; as such, it represents the general overall trend in the three-year window immediately preceding 2Q21 (April 2018 through March 2021). The shaded gray area indicates a 99% confidence interval for each month. This confidence interval is defined by the expected number of outages in each month based on the trend and seasonality effects. These data do not include outages caused by power failures that were reported in DIRS. They (continued….)
power outages. As part of this review, we seek to identify actions the Commission, communications providers, and power companies can cooperatively take to encourage and increase coordination in the power and communications sectors before, during, and after an emergency or disaster. We also seek to better understand how changing circumstances since the Commission's last broad consideration of backup power (including trends showing increasingly severe storms, wildfires, and other disasters, and advances in power technology) may bear on whether and how backup power or alternative measures may help promote continuity of power. We seek comment on this issue.

36. As an initial matter, we seek comment on communications service provider coordination with power companies before, during, and after disasters. Are existing coordination efforts effective at minimizing communications service outages that are caused by power outages? Are there coordination activities that communications service provider and power companies could potentially take that have not yet been formalized or operationalized? If so, what steps could the Commission take to encourage this coordination? For example, should the Commission convene stakeholders from the electric industry, telecommunications sector, and public safety agencies to take part in regional coordination events to encourage greater cross-sector coordination in preparing for and in response to disasters? Should the Commission coordinate with gubernatorial offices and state emergency management agencies to encourage integrating communications providers and power companies into response planning, execution, and exercises?

37. Next, we seek comment on how backup power or alternative measures may help promote the continuity of service during or after disasters. We seek comment on the current state of providers' backup power implementations. For example, how many hours of backup power do providers typically maintain, what technologies do they use to meet their requirements, and how readily deployable are those technologies when needed? Does the amount or type of backup power solution differ depending upon the facility or type of infrastructure? What are the benefits and challenges of maintaining backup power on-site? If not maintained on-site, how could providers ensure that they can move backup power resources on-site with minimal delay when disaster strikes? What steps do providers take to adequately mitigate the risk that a disaster event that disrupts primary power would also knock out any on-site backup power resources (e.g., fuel generators)? What types of backup power solutions are available for the various elements of infrastructure that may require it?

38. We seek comment on what steps service providers would need to take with respect to backup power deployment to significantly reduce the number of communications disruptions caused by power outages. How many hours of on-site backup power would be appropriate at their facilities to significantly reduce the frequency of power-related service disruptions? Are there events or geographic areas in which more hours of backup power are needed than others? To maximize the effectiveness of backup power solutions, should backup power be provisioned at certain critical points in communications infrastructure, and if so, at which points? In general, how should the Commission define or otherwise identify facilities and equipment that are critical to ensuring that emergency communications can be transmitted in the aftermath of a disaster? Is the deployment of on-site backup power sufficient to keep networks online in view of other potentially independent factors that may cause a network to fail during a disaster, e.g., lack of hardened and resilient network equipment? If it is not sufficient, what other steps should service providers take to avoid service disruptions? What are the associated costs and benefits?

39. As we explore the potential for wider backup power implementation, we seek comment on service providers' experiences with any state-specific backup power requirements as well as the potential cost of implementation.

40. We also seek comment on any alternatives to on-site backup power that have also proven successful or have the potential to reduce the frequency, duration, or severity of disruptions to
communications services caused by power outages. Are there other technical solutions for preventing service disruptions caused by power outages or other efforts to reduce the number of service disruptions that we have not raised here?

41. **Digital Equity and Inclusion.** Finally, the Commission, as part of its continuing effort to advance digital equity for all, including people of color and others who have been historically underserved, marginalized, and adversely affected by persistent poverty and inequality, invites comment on any equity-related considerations and benefits (if any) that may be associated with the proposals and issues discussed herein. Specifically, we seek comment on how our proposals may promote or inhibit advances in diversity, equity, inclusion, and accessibility.

**IV. PROCEDURAL MATTERS**

42. **Paperwork Reduction Act.** This document contains proposed new and modified information collection requirements. The Commission, as part of its continuing effort to reduce paperwork burdens, invites the general public and the OMB to comment on the information collection requirements contained in this document, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. In addition, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107-198, see 44 U.S.C. 3506(c)(4), we seek specific comment on how we might further reduce the information collection burden for small business concerns with fewer than 25 employees.

43. **Ex Parte Rules— Permit-But-Disclose.** This proceeding shall be treated as “permit-but-disclose” proceedings in accordance with the Commission’s ex parte rules. Persons making ex parte presentations must file a copy of any written presentation or a memorandum summarizing any oral presentation within two business days after the presentation (unless a different deadline applicable to the Sunshine period applies). Persons making oral ex parte presentations are reminded that memoranda summarizing the presentation must: (1) list all persons attending or otherwise participating in the meeting at which the ex parte presentation was made; and (2) summarize all data presented and arguments made during the presentation. If the presentation consisted in whole or in part of the presentation of data or arguments already reflected in the presenter’s written comments, memoranda, or other filings in the proceeding, the presenter may provide citations to such data or arguments in his or her prior comments, memoranda, or other filings (specifying the relevant page and/or paragraph numbers where such data or arguments can be found) in lieu of summarizing them in the memorandum. Documents shown or given to Commission staff during ex parte meetings are deemed to be written ex parte presentations and must be filed consistent with rule 1.1206(b). In proceedings governed by rule 1.49(f) or for which the Commission has made available a method of electronic filing, written ex parte presentations and memoranda summarizing oral ex parte presentations, and all attachments thereto, must be filed through the electronic comment filing system available for that proceeding, and must be filed in their native format (e.g., .doc, .xml, .ppt, searchable .pdf). Participants in this proceeding should familiarize

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61 Section 1 of the Communications Act of 1934 as amended provides that the FCC "regulat[es] interstate and foreign commerce in communication by wire and radio so as to make [such service] available, so far as possible, to all the people of the United States, without discrimination on the basis of race, color, religion, national origin, or sex." 47 U.S.C. § 151.

62 We define the term “equity” consistent with Executive Order 13985 as the consistent and systematic fair, just, and impartial treatment of all individuals, including individuals who belong to underserved communities that have been denied such treatment, such as Black, Latino, and Indigenous and Native American persons, Asian Americans and Pacific Islanders and other persons of color; members of religious minorities; lesbian, gay, bisexual, transgender, and queer (LGBTQ+) persons; persons with disabilities; persons who live in rural areas; and persons otherwise adversely affected by persistent poverty or inequality. See Exec. Order No. 13985, 86 Fed. Reg. 7009, Executive Order on Advancing Racial Equity and Support for Underserved Communities Through the Federal Government (January 20, 2021).

63 See id., §§ 1.1200—1.1216.
themselves with the Commission’s ex parte rules.

44. Regulatory Flexibility Act. The Regulatory Flexibility Act of 1980, as amended (RFA), requires that a regulatory flexibility analysis be prepared for notice and comment rulemaking proceedings, unless the agency certifies that “the rule will not, if promulgated, have a significant economic impact on a substantial number of small entities.” Accordingly, the Commission has prepared an Initial Regulatory Flexibility Analysis (IRFA) concerning potential rule and policy changes contained in this Notice of Proposed Rulemaking. The IRFA is set forth in Appendix A.

45. Filing of Comments and Reply Comments. Interested parties may file comments and reply comments on or before the dates indicated on the first page of this document. Comments may be filed using the Commission’s Electronic Comment Filing System (ECFS). See Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121 (1998).

- Electronic Filers: Comments may be filed electronically using the Internet by accessing the ECFS: [http://fjallfoss.fcc.gov/ecfs2/](http://fjallfoss.fcc.gov/ecfs2/).
- Paper Filers: Parties that choose to file by paper must file an original and one copy of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number.
- Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail. All filings must be addressed to the Commission’s Secretary, Office of the Secretary, Federal Communications Commission.
  - Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9050 Junction Drive, Annapolis Junction, MD 20701
  - Postal Service first-class, Express, and Priority mail must be addressed to 45 L Street, NE, Washington DC 20554
- Effective March 19, 2020, and until further notice, the Commission no longer accepts any hand or messenger delivered filings. This is a temporary measure taken to help protect the health and safety of individuals, and to mitigate the transmission of COVID-19.
- During the time the Commission’s building is closed to the general public and until further notice, if more than one docket or rulemaking number appears in the caption of a proceeding, paper filers need not submit two additional copies for each additional docket or rulemaking number; an original and one copy are sufficient.

46. People with Disabilities. To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at (202) 418-0530.

47. Further Information. For further information regarding the Notice of Proposed Rulemaking, contact Saswat Misra, Attorney Advisor, Public Safety and Homeland Security Bureau at Saswat.Misra@fcc.gov or (202) 418-0944.

V. ORDERING CLAUSES

48. ACCORDINGLY IT IS ORDERED that, pursuant to the authority contained in sections 1, 4(i)-(j), 4(n)-(o), 201, 202, 214, 218, 251(e)(3), 254, 301, 303(b), 303(g), 303(r), 307, 309(a), 309(j),

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65 Id. § 605(b).
316, 332 and 403, of the Communications Act of 1934, as amended, 47 U.S.C. §§ 151, 154(i)-(j), 154(n)-(o), 201, 202, 214, 218, 251(e)(3), 254, 301, 303(b), 303(g), 303(r), 307, 309(a), 309(j), 316, 332, 403; sections 2, 3(b), and 6-7 of the Wireless Communications and Public Safety Act of 1999, 47 U.S.C. §§ 615 note, 615, 615a-1, 615b, section 106 of the Twenty First Century Communications and Video Accessibility Act of 2010, 47 U.S.C. § 615c, and section 506(a) of the Repack Airways Yielding Better Access for Users of Modern Services Act of 2018 (RAY BAUM’s Act) this Notice of Proposed Rulemaking is ADOPTED and is EFFECTIVE upon publication in the Federal Register.

49. It is FURTHER ORDERED that PS Docket No. 21-346, which is captioned “Resilient Networks” IS ESTABLISHED.

50. IT IS FURTHER ORDERED that the Commission’s Consumer and Governmental Affairs Bureau, Reference Information Center, SHALL SEND a copy of this Notice of Proposed Rulemaking, including the Initial Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Association.

FEDERAL COMMUNICATIONS COMMISSION

Marlene H. Dortch
Secretary
APPENDIX A

Initial Regulatory Flexibility Analysis

1. As required by the Regulatory Flexibility Act of 1980, as amended (RFA),66 the Commission has prepared this Initial Regulatory Flexibility Analysis (IRFA) of the possible significant economic impact on a substantial number of small entities by the policies and rules proposed in the Notice of Proposed Rule Making (Notice) in this proceeding. Written public comments are requested on this IRFA. Comments must be identified as responses to the IRFA and must be filed by the deadlines for comments as specified in the Notice. The Commission will send a copy of the Notice, including this IRFA, to the Chief Counsel for Advocacy of the Small Business Administration (SBA).67 In addition, the Notice and IRFA (or summaries thereof) will be published in the Federal Register.68

A. Need for, and Objectives of, the Proposed Rules

2. The Notice proposes steps to safeguard and improve transmission of life-saving 911, Emergency Alert System (EAS), Wireless Emergency Alert (WEA) messages and other life-saving information during emergencies by improving the reliability, resiliency, and continuity of associated communications networks. More specifically, the Notice:

- Considers whether elements of the Wireless Network Resiliency Cooperative Framework (Framework) – a voluntary agreement developed by the wireless industry in 2016 to provide mutual aid in the event of a disaster – could be improved to enhance the reliability of communication networks,69 including by inquiring into whether the public would benefit from codifying some or all of the Framework into the Commission’s rules.

- Seeks comment on how the Commission can better promote situational awareness during disasters through its Disaster Information Reporting System (DIRS) and Network Outage Reporting System (NORS).70

- Explores communications resilience strategies to address one of the primary reasons for service disruptions: electric power outages, including through an exploration of backup power implementations.

3. These proposals are made against the backdrop of Hurricane Ida, which hit the United States as a Category 4 hurricane in August 2021 and caused significant flooding and damage in several states along the southern and northeastern corridors of the United States. Hurricane Ida, as well as recent hurricane and wildfire seasons, earthquakes in Puerto Rico, and severe winter storms in Texas demonstrate that America’s communications infrastructure remains susceptible to disruption during disasters. These disruptions can prevent the transmission of 911 calls, first responder communications, EAS and WEA messages, and other potentially life-saving information. They also can have cascading detrimental effects on the economy and other critical infrastructures due to interdependencies among sectors, including the transportation, medical, and financial sectors, among others. Importantly, these disruptions may involve any or all communications networks – including wireline, wireless, cable,


68 See id.


70 Henceforth, the term “nation’s service providers” will refer collectively to this group of entities.
satellite, or broadcast facilities.

B. Legal Basis

4. The proposed action is authorized pursuant to sections 1, 4(i)-(j), 4(n)-(o), 201, 202, 214, 218, 251(e)(3), 254, 301, 303(b), 303(g), 303(r), 307, 309(a), 309(j), 316, 332 and 403, of the Communications Act of 1934, as amended, 47 U.S.C. §§ 151, 154(i)-(j), 154(n)-(o), 201, 202, 214, 218, 251(e)(3), 254, 301, 303(b), 303(g), 303(r), 307, 309(a), 309(j), 316, 332, 403; sections 2, 3(b), and 6-7 of the Wireless Communications and Public Safety Act of 1999, 47 U.S.C. §§ 615 note, 615, 615a-1, 615b, section 106 of the Twenty First Century Communications and Video Accessibility Act of 2010, 47 U.S.C. § 615c, and section 506(a) of the Repack Airways Yielding Better Access for Users of Modern Services Act of 2018 (RAY BAUM’s Act).

C. Description and Estimate of the Number of Small Entities to Which the Proposed Rules Will Apply

5. The RFA directs agencies to provide a description of and, where feasible, and estimate of the number of small entities that may be affected by the proposed rules, if adopted.\(^71\) The RFA generally defines the term “small entity” as having the same meaning as the terms “small business,” “small organization,” and “small governmental jurisdiction.”\(^72\) In addition, the term “small business” has the same meaning as the term “small business concern” under the Small Business Act.\(^73\) A small business concern is one that: (1) is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA).\(^74\) In addition to the descriptions below, included in this section are establishments providing broadband only services that are not otherwise enumerated elsewhere in this IRFA.

1. Total Small Entities

6. **Small Businesses, Small Organizations, Small Governmental Jurisdictions.** Our actions, over time, may affect small entities that are not easily categorized at present. We therefore describe here, at the outset, three broad groups of small entities that could be directly affected herein.\(^75\) First, while there are industry specific size standards for small businesses that are used in the regulatory flexibility analysis, according to data from the SBA’s Office of Advocacy, in general a small business is an independent business having fewer than 500 employees.\(^76\) These types of small businesses represent 99.9% of all businesses in the United States which translates to 30.7 million businesses.\(^77\)

7. Next, the type of small entity described as a “small organization” is generally “any not-for-profit enterprise which is independently owned and operated and is not dominant in its field.”\(^78\) The Internal Revenue Service (IRS) uses a revenue benchmark of $50,000 or less to delineate its annual

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\(^71\) 5 U.S.C. § 603(b)(3).


\(^73\) 5 U.S.C. § 601(3) (incorporating by reference the definition of “‘small business concern’ in 15 U.S.C. § 632(a)). Pursuant to the RFA, the statutory definition of a small business applies “unless an agency, after consultation with the Office of Advocacy of the Small Business Administration and after opportunity for public comment, establishes one or more definitions of such term which are appropriate to the activities of the agency and publishes such definition(s) in the Federal Register.”


\(^75\) See 5 U.S.C. § 601(3)-(6).


\(^77\) Id.

electronic filing requirements for small exempt organizations.\textsuperscript{79} Nationwide, for tax year 2018, there were approximately 571,709 small exempt organizations in the U.S. reporting revenues of $50,000 or less according to the registration and tax data for exempt organizations available from the IRS.\textsuperscript{80}

8. Finally, the small entity described as a “small governmental jurisdiction” is defined generally as “governments of cities, counties, towns, townships, villages, school districts, or special districts, with a population of less than fifty thousand.”\textsuperscript{81} U.S. Census Bureau data from the 2017 Census of Governments\textsuperscript{82} indicate that there were 90,075 local governmental jurisdictions consisting of general purpose governments and special purpose governments in the United States.\textsuperscript{83} Of this number there were 36,931 general purpose governments (county, municipal and town or township)\textsuperscript{84} with populations of less than 50,000 and 12,040 special purpose governments - independent school districts\textsuperscript{85} with enrollment

\textsuperscript{79} The IRS benchmark is similar to the population of less than 50,000 benchmark in 5 U.S.C § 601(5) that is used to define a small governmental jurisdiction. Therefore, the IRS benchmark has been used to estimate the number small organizations in this small entity description. See Annual Electronic Filing Requirement for Small Exempt Organizations — Form 990-N (e-Postcard), “Who must file,” https://www.irs.gov/charities-non-profits/annual-electronic-filing-requirement-for-small-exempt-organizations-form-990-n-e-postcard. We note that the IRS data does not provide information on whether a small exempt organization is independently owned and operated or dominant in its field.

\textsuperscript{80} See Exempt Organizations Business Master File Extract (EO BMF), “CSV Files by Region,” https://www.irs.gov/charities-non-profits/exempt-organizations-business-master-file-extract-eo-bmf. The IRS Exempt Organization Business Master File (EO BMF) Extract provides information on all registered tax-exempt/non-profit organizations. The data utilized for purposes of this description was extracted from the IRS EO BMF data for Region 1-Northeast Area (76,886), Region 2-Mid-Atlantic and Great Lakes Areas (221,121), and Region 3-Gulf Coast and Pacific Coast Areas (273,702) which includes the continental U.S., Alaska, and Hawaii. This data does not include information for Puerto Rico.

\textsuperscript{81} 5 U.S.C. § 601(5).

\textsuperscript{82} See 13 U.S.C. § 161. The Census of Governments survey is conducted every five (5) years compiling data for years ending with “2” and “7”. See also Census of Governments, https://www.census.gov/programs-surveys/cog/about.html.

\textsuperscript{83} See U.S. Census Bureau, 2017 Census of Governments – Organization Table 2. Local Governments by Type and State: 2017 [CG1700ORG02]. https://www.census.gov/data/tables/2017/econ/gus/2017-governments.html. Local governmental jurisdictions are made up of general purpose governments (county, municipal and town or township) and special purpose governments (special districts and independent school districts). See also Table 2. CG1700ORG02 Table Notes_Local Governments by Type and State_2017.

\textsuperscript{84} See U.S. Census Bureau, 2017 Census of Governments - Organization, Table 5. County Governments by Population-Size Group and State: 2017 [CG1700ORG05]. https://www.census.gov/data/tables/2017/econ/gus/2017-governments.html. There were 2,105 county governments with populations less than 50,000. This category does not include subcounty (municipal and township) governments.

\textsuperscript{85} See U.S. Census Bureau, 2017 Census of Governments - Organization, Table 6. Subcounty General-Purpose Governments by Population-Size Group and State: 2017 [CG1700ORG06]. https://www.census.gov/data/tables/2017/econ/gus/2017-governments.html. There were 18,729 municipal and 16,097 town and township governments with populations less than 50,000.

\textsuperscript{86} See U.S. Census Bureau, 2017 Census of Governments - Organization, Table 10. Elementary and Secondary School Systems by Enrollment-Size Group and State: 2017 [CG1700ORG10]. https://www.census.gov/data/tables/2017/econ/gus/2017-governments.html. There were 12,040 independent school districts with enrollment populations less than 50,000. See also Table 4, Special-Purpose Local Governments by State Census Years 1942 to 2017 [CG1700ORG04]. CG1700ORG04 Table Notes_Special Purpose Local Governments by State_Census Years 1942 to 2017.
populations of less than 50,000.87 Accordingly, based on the 2017 U.S. Census of Governments data, we estimate that at least 48,971 entities fall into the category of “small governmental jurisdictions.”88

2. Interconnected VoIP services

9. Internet Service Providers (Non-Broadband). Internet access service providers such as Dial-up Internet service providers, VoIP service providers using client-supplied telecommunications connections and Internet service providers using client-supplied telecommunications connections (e.g., dial-up ISPs) fall in the category of All Other Telecommunications.89 The SBA has developed a small business size standard for All Other Telecommunications which consists of all such firms with gross annual receipts of $35 million or less.90 For this category, U.S. Census Bureau data for 2012 show that there were 1,442 firms that operated for the entire year.91 Of these firms, a total of 1,400 had gross annual receipts of less than $25 million.92 Consequently, under this size standard a majority of firms in this industry can be considered small.

10. Internet Service Providers (Broadband). Broadband Internet service providers include wired (e.g., cable, DSL) and VoIP service providers using their own operated wired telecommunications infrastructure fall in the category of Wired Telecommunication Carriers.93 Wired Telecommunications Carriers are comprised of establishments primarily engaged in operating and/or providing access to transmission facilities and infrastructure that they own and/or lease for the transmission of voice, data, text, sound, and video using wired telecommunications networks. Transmission facilities may be based on a single technology or a combination of technologies.94 The SBA size standard for this category classifies a business as small if it has 1,500 or fewer employees.95 U.S. Census Bureau data for 2012 show that there were 3,117 firms that operated that year.96 Of this total, 3,083 operated with fewer than 1,000

87 While the special purpose governments category also includes local special district governments, the 2017 Census of Governments data does not provide data aggregated based on population size for the special purpose governments category. Therefore, only data from independent school districts is included in the special purpose governments category.

88 This total is derived from the sum of the number of general purpose governments (county, municipal and town or township) with populations of less than 50,000 (36,931) and the number of special purpose governments - independent school districts with enrollment populations of less than 50,000 (12,040), from the 2017 Census of Governments - Organizations Tables 5, 6, and 10.


90 See 13 CFR § 121.201, NAICS Code 517919.


92 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.


94 Id.

95 See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).

employees. Consequently, under this size standard the majority of firms in this industry can be considered small.

### 3. Wireline Providers

#### 11. Incumbent Local Exchange Carriers (Incumbent LECs)

Neither the Commission nor the SBA has developed a small business size standard specifically for incumbent local exchange services. The closest applicable NAICS Code category is Wired Telecommunications Carriers. Under the applicable SBA size standard, such a business is small if it has 1,500 or fewer employees. U.S. Census Bureau data for 2012 indicate that 3,117 firms operated the entire year. Of this total, 3,083 operated with fewer than 1,000 employees. Consequently, the Commission estimates that most providers of incumbent local exchange service are small businesses that may be affected by our actions. According to Commission data, one thousand three hundred and seven (1,307) Incumbent Local Exchange Carriers reported that they were incumbent local exchange service providers. Of this total, an estimated 1,006 have 1,500 or fewer employees. Thus, using the SBA’s size standard the majority of incumbent LECs can be considered small entities.

#### 12. Interexchange Carriers

Neither the Commission nor the SBA has developed a small business size standard specifically for Interexchange Carriers. The closest applicable NAICS Code category is Wired Telecommunications Carriers. The applicable size standard under SBA rules is that such a business is small if it has 1,500 or fewer employees. U.S. Census Bureau data for 2012 indicate that 3,117 firms operated for the entire year. Of that number, 3,083 operated with fewer than 1,000 employees. According to internally developed Commission data, 359 companies reported that their

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97 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.


99 See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).


101 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.


103 Id.


105 See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).


107 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.
primary telecommunications service activity was the provision of interexchange services. Of this total, an estimated 317 have 1,500 or fewer employees. Consequently, the Commission estimates that the majority of interexchange service providers are small entities.

13. **Operator Service Providers (OSPs).** Neither the Commission nor the SBA has developed a small business size standard specifically for operator service providers. The closest applicable size standard under SBA rules is for the category Wired Telecommunications Carriers. Under that size standard, such a business is small if it has 1,500 or fewer employees. U.S. Census Bureau data for 2012 show that there were 3,117 firms that operated that year. Of this total, 3,083 operated with fewer than 1,000 employees. Thus under this size standard, the Commission estimates that the majority of firms in this industry are small entities. According to Commission data, 33 carriers have reported that they are engaged in the provision of operator services. Of these, an estimated 31 have 1,500 or fewer employees and 2 have more than 1,500 employees. Consequently, the Commission estimates that the majority of operator service providers are small entities that may be affected by our proposed action.

4. **Wireless Providers – Fixed and Mobile**

14. To the extent the wireless services listed below are used by wireless firms for fixed and mobile broadband Internet access services, the Notice’s proposed rules may have an impact on those small businesses as set forth above and further below. Accordingly, for those services subject to auctions, we note that, as a general matter, the number of winning bidders that claim to qualify as small businesses at the close of an auction does not necessarily represent the number of small businesses currently in service. Also, the Commission does not generally track subsequent business size unless, in the context of assignments and transfers or reportable eligibility events, unjust enrichment issues are implicated.

15. **Wireless Telecommunications Carriers (except Satellite).** This industry comprises establishments engaged in operating and maintaining switching and transmission facilities to provide communications via the airwaves. Establishments in this industry have spectrum licenses and provide services using that spectrum, such as cellular services, paging services, wireless internet access, and wireless video services. The appropriate size standard under SBA rules is that such a business is small if it has 1,500 or fewer employees. For this industry, U.S. Census Bureau data for 2012 show that there

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109 Id.


111 See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).


113 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.

114 See Federal Communications Commission, Wireline Competition Bureau, Industry Analysis and Technology Division, Trends in Telephone Service at Table 5.3 (Sept. 2010) (Trends in Telephone Service).

115 Id.


117 See 13 CFR § 121.201, NAICS Code 517312 (previously 517210).
were 967 firms that operated for the entire year. Of this total, 955 firms employed fewer than 1,000 employees and 12 firms employed of 1000 employees or more. Thus under this category and the associated size standard, the Commission estimates that the majority of wireless telecommunications carriers (except satellite) are small entities.

16. Wireless Communications Services. This service can be used for fixed, mobile, radiolocation, and digital audio broadcasting satellite uses. The Commission defined “small business” for the wireless communications services (WCS) auction as an entity with average gross revenues of $40 million for each of the three preceding years, and a “very small business” as an entity with average gross revenues of $15 million for each of the three preceding years. The SBA has approved these small business size standards. In the Commission’s auction for geographic area licenses in the WCS there were seven winning bidders that qualified as “very small business” entities, and one winning bidder that qualified as a “small business” entity.

17. 1670–1675 MHz Services. This service can be used for fixed and mobile uses, except aeronautical mobile. An auction for one license in the 1670–1675 MHz band was conducted in 2003. One license was awarded. The winning bidder was not a small entity.

18. Wireless Telephony. Wireless telephony includes cellular, personal communications services, and specialized mobile radio telephony carriers. The closest applicable SBA category is Wireless Telecommunications Carriers (except Satellite). Under the SBA small business size standard, a business is small if it has 1,500 or fewer employees. For this industry, U.S. Census Bureau data for 2012 show that there were 967 firms that operated for the entire year. Of this total, 955 firms had fewer than 1,000 employees and 12 firms had 1000 employees or more. Thus under this category and the associated size standard, the Commission estimates that a majority of these entities can be considered small. According to Commission data, 413 carriers reported that they were engaged in wireless


119 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.

120 Amendment of the Commission’s Rules to Establish Part 27, the Wireless Communications Service (WCS), Report and Order, 12 FCC Red 10785, 10879, para. 194 (1997).


122 47 CFR § 2.106; see generally 47 CFR §§ 27.1–.70.


124 See 13 CFR § 121.201, NAICS Code 517312 (previously 517210).


126 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.
telephony. Of these, an estimated 261 have 1,500 or fewer employees and 152 have more than 1,500 employees. Therefore, more than half of these entities therefore can be considered small.

19. Broadband Personal Communications Service. The broadband personal communications services (PCS) spectrum is divided into six frequency blocks designated A through F, and the Commission has held auctions for each block. The Commission initially defined a “small business” for C- and F-Block licenses as an entity that has average gross revenues of $40 million or less in the three previous calendar years. For F-Block licenses, an additional small business size standard for “very small business” was added and is defined as an entity that, together with its affiliates, has average gross revenues of not more than $15 million for the preceding three calendar years. These small business size standards, in the context of broadband PCS auctions, have been approved by the SBA. No small businesses within the SBA-approved small business size standards bid successfully for licenses in Blocks A and B. There were 90 winning bidders that claimed small business status in the first two C-Block auctions. A total of 93 bidders that claimed small business status won approximately 40 percent of the 1,479 licenses in the first auction for the D, E, and F Blocks. On April 15, 1999, the Commission completed the re-auction of 347 C-, D-, E-, and F-Block licenses in Auction No. 22. Of the 57 winning bidders in that auction, 48 claimed small business status and won 277 licenses.

20. On January 26, 2001, the Commission completed the auction of 422 C and F Block Broadband PCS licenses in Auction No. 35. Of the 35 winning bidders in that auction, 29 claimed small business status. Subsequent events concerning Auction 35, including judicial and agency determinations, resulted in a total of 163 C and F Block licenses being available for grant. On February 15, 2005, the Commission completed an auction of 242 C-, D-, E-, and F-Block licenses in Auction No. 58. Of the 24 winning bidders in that auction, 16 claimed small business status and won 156 licenses. On May 21, 2007, the Commission completed an auction of 33 licenses in the A, C, and F Blocks in Auction No. 71. Of the 12 winning bidders in that auction, five claimed small business status and won

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128 Id.


130 PCS Report and Order, 11 FCC Rcd at 7852, para. 60.


18 licenses. On August 20, 2008, the Commission completed the auction of 20 C-, D-, E-, and F-Block Broadband PCS licenses in Auction No. 78. Of the eight winning bidders for Broadband PCS licenses in that auction, six claimed small business status and won 14 licenses.

21. **Specialized Mobile Radio Licenses.** The Commission awards “small entity” bidding credits in auctions for Specialized Mobile Radio (SMR) geographic area licenses in the 800 MHz and 900 MHz bands to firms that had revenues of no more than $15 million in each of the three previous calendar years. The Commission awards “very small entity” bidding credits to firms that had revenues of no more than $3 million in each of the three previous calendar years. The SBA has approved these small business size standards for the 900 MHz Service. The Commission has held auctions for geographic area licenses in the 800 MHz and 900 MHz bands. The 900 MHz SMR auction began on December 5, 1995, and closed on April 15, 1996. Sixty bidders claiming that they qualified as small businesses under the $15 million size standard won 263 geographic area licenses in the 900 MHz SMR band. The 800 MHz SMR auction for the upper 200 channels began on October 28, 1997, and was completed on December 8, 1997. Ten bidders claiming that they qualified as small businesses under the $15 million size standard won 38 geographic area licenses for the upper 200 channels in the 800 MHz SMR band. A second auction for the 800 MHz band was held on January 10, 2002 and closed on January 17, 2002 and included 23 BEA licenses. One bidder claiming small business status won five licenses.

22. The auction of the 1,053 800 MHz SMR geographic area licenses for the General Category channels began on August 16, 2000, and was completed on September 1, 2000. Eleven bidders won 108 geographic area licenses for the General Category channels in the 800 MHz SMR band and qualified as small businesses under the $15 million size standard. In an auction completed on December 5, 2000, a total of 2,800 Economic Area licenses in the lower 80 channels of the 800 MHz SMR service were awarded. Of the 22 winning bidders, 19 claimed small business status and won 129 licenses. Thus, combining all four auctions, 41 winning bidders for geographic licenses in the 800 MHz SMR band claimed status as small businesses.

23. In addition, there are numerous incumbent site-by-site SMR licenses and licensees with extended implementation authorizations in the 800 and 900 MHz bands. We do not know how many firms provide 800 MHz or 900 MHz geographic area SMR service pursuant to extended implementation authorizations, nor how many of these service providers have annual revenues of no more than $15 million. In addition, we do not know how many of these firms have 1,500 or fewer employees, which is

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137 Id.


139 Id.

140 47 CFR § 90.814(b)(1).

141 Id.


the SBA-determined size standard. We assume, for purposes of this analysis, that all of the remaining extended implementation authorizations are held by small entities, as defined by the SBA.

24. **Lower 700 MHz Band Licenses.** The Commission previously adopted criteria for defining three groups of small businesses for purposes of determining their eligibility for special provisions such as bidding credits. The Commission defined a “small business” as an entity that, together with its affiliates and controlling principals, has average gross revenues not exceeding $40 million for the preceding three years. A “very small business” is defined as an entity that, together with its affiliates and controlling principals, has average gross revenues that are not more than $15 million for the preceding three years. Additionally, the lower 700 MHz Service had a third category of small business status for Metropolitan/Rural Service Area (MSA/RSA) licenses—“entrepreneur”—which is defined as an entity that, together with its affiliates and controlling principals, has average gross revenues that are not more than $3 million for the preceding three years. The SBA approved these small size standards. An auction of 740 licenses (one license in each of the 734 MSAs/RSAs and one license in each of the six Economic Area Groupings (EAGs)) commenced on August 27, 2002, and closed on September 18, 2002. Of the 740 licenses available for auction, 484 licenses were won by 102 winning bidders. Seventy-two of the winning bidders claimed small business, very small business or entrepreneur status and won a total of 329 licenses. A second auction commenced on May 28, 2003, closed on June 13, 2003, and included 256 licenses: 5 EAG licenses and 476 Cellular Market Area licenses. Seventeen winning bidders claimed small or very small business status and won 60 licenses, and nine winning bidders claimed entrepreneur status and won 154 licenses. On July 26, 2005, the Commission completed an auction of 5 licenses in the Lower 700 MHz band (Auction No. 60). There were three winning bidders for five licenses. All three winning bidders claimed small business status.

25. In 2007, the Commission reexamined its rules governing the 700 MHz band in the **700 MHz Second Report and Order.** An auction of 700 MHz licenses commenced January 24, 2008 and closed on March 18, 2008, which included, 176 Economic Area licenses in the A Block, 734 Cellular Market Area licenses in the B Block, and 176 EA licenses in the E Block. Twenty winning bidders, claiming small business status (those with attributable average annual gross revenues that exceed $15 million and do not exceed $40 million for the preceding three years) won 49 licenses. Thirty-three winning bidders claiming very small business status (those with attributable average annual gross revenues that do not exceed $15 million for the preceding three years) won 325 licenses.

26. **Upper 700 MHz Band Licenses.** In the **700 MHz Second Report and Order,** the Commission revised its rules regarding Upper 700 MHz licenses. On January 24, 2008, the

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147 See generally 13 CFR § 121.201, NAICS code 517210.
150 See id.
151 See id., 17 FCC Rcd at 1088, para. 173.
155 See id.
158 700 MHz Second Report and Order, 22 FCC Rcd 15289.
Commission commenced Auction 73 in which several licenses in the Upper 700 MHz band were available for licensing: 12 Regional Economic Area Grouping licenses in the C Block, and one nationwide license in the D Block. A auction concluded on March 18, 2008, with 3 winning bidders claiming very small business status (those with attributable average annual gross revenues that do not exceed $15 million for the preceding three years) and winning five licenses.

27. 700 MHz Guard Band Licensees. In 2000, in the 700 MHz Guard Band Order, the Commission adopted size standards for “small businesses” and “very small businesses” for purposes of determining their eligibility for special provisions such as bidding credits and installment payments. A small business in this service is an entity that, together with its affiliates and controlling principals, has average gross revenues not exceeding $40 million for the preceding three years. Additionally, a very small business is an entity that, together with its affiliates and controlling principals, has average gross revenues that are not more than $15 million for the preceding three years. SBA approval of these definitions is not required. An auction of 52 Major Economic Area licenses commenced on September 6, 2000, and closed on September 21, 2000. Of the 104 licenses auctioned, 96 licenses were sold to nine bidders. Five of these bidders were small businesses that won a total of 26 licenses. A second auction of 700 MHz Guard Band licenses commenced on February 13, 2001, and closed on February 21, 2001. All eight of the licenses auctioned were sold to three bidders. One of these bidders was a small business that won a total of two licenses.

28. Air-Ground Radiotelephone Service. The Commission has previously used the SBA’s small business size standard applicable to Wireless Telecommunications Carriers (except Satellite). The appropriate size standard under SBA rules is that such a business is small if it has 1,500 or fewer employees. For this industry, U.S. Census Bureau data for 2012 show that there were 967 firms that operated for the entire year. Of this total, 955 firms had fewer than 1,000 employees and 12 had employment of 1000 employees or more. There are approximately 100 licensees in the Air-Ground Radiotelephone Service, and under that definition, we estimate that almost all of them qualify as small businesses.
entities under the SBA definition.

29. For purposes of assigning Air-Ground Radiotelephone Service licenses through competitive bidding, the Commission has defined “small business” as an entity that, together with controlling interests and affiliates, has average annual gross revenues for the preceding three years not exceeding $40 million.\(^{170}\) A “very small business” is defined as an entity that, together with controlling interests and affiliates, has average annual gross revenues for the preceding three years not exceeding $15 million.\(^{171}\) These definitions were approved by the SBA.\(^{172}\) In May 2006, the Commission completed an auction of nationwide commercial Air-Ground Radiotelephone Service licenses in the 800 MHz band (Auction No. 65). On June 2, 2006, the auction closed with two winning bidders winning two Air-Ground Radiotelephone Services licenses. Neither of the winning bidders claimed small business status.

30. **AWS Services** (1710–1755 MHz and 2110–2155 MHz bands (AWS-1); 1915–1920 MHz, 1995–2000 MHz, 2020–2025 MHz and 2175–2180 MHz bands (AWS-2); 2155–2175 MHz band (AWS-3)). For the AWS-1 bands,\(^{173}\) the Commission has defined a “small business” as an entity with average annual gross revenues for the preceding three years not exceeding $40 million, and a “very small business” as an entity with average annual gross revenues for the preceding three years not exceeding $15 million.\(^{174}\) For AWS-2 and AWS-3, although we do not know for certain which entities are likely to apply for these frequencies, we note that the AWS-1 bands are comparable to those used for cellular service and personal communications service. The Commission has not yet adopted size standards for the AWS-2 or AWS-3 bands but has proposed to treat both AWS-2 and AWS-3 similarly to broadband PCS service and AWS-1 service due to the comparable capital requirements and other factors, such as issues involved in relocating incumbents and developing markets, technologies, and services.\(^{175}\)

31. **3650–3700 MHz band.** In March 2005, the Commission released a Report and Order and Memorandum Opinion and Order that provides for nationwide, non-exclusive licensing of terrestrial operations, utilizing contention-based technologies, in the 3650 MHz band (i.e., 3650–3700 MHz).\(^{176}\) As of April 2010, more than 1270 licenses have been granted and more than 7433 sites have been registered. The Commission has not developed a definition of small entities applicable to 3650–3700 MHz band nationwide, non-exclusive licensees. We estimate however that the majority of these licensees are Internet Access Service Providers (ISPs) and that most of those licensees are small businesses.

32. **Fixed Microwave Services.** Microwave services include common carrier,\(^{177}\) private-

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\(^{171}\) Id.


\(^{173}\) The service is defined in section 90.1301 et seq. of the Commission’s Rules, 47 CFR § 90.1301 et seq.


\(^{176}\) The service is defined in section 90.1301 et seq. of the Commission’s Rules, 47 CFR § 90.1301 et seq.

\(^{177}\) 47 CFR Part 101, Subparts C and I.
operational fixed,\footnote{47 CFR Part 101, Subparts C and H.} and broadcast auxiliary radio services.\footnote{Auxiliary Microwave Service is governed by Part 74 of Title 47 of the Commission’s Rules. See 47 CFR Part 74. Available to licensees of broadcast stations and to broadcast and cable network entities, broadcast auxiliary microwave stations are used for relaying broadcast television signals from the studio to the transmitter, or between two points such as a main studio and an auxiliary studio. The service also includes mobile TV pickups, which relay signals from a remote location back to the studio.} They also include the Local Multipoint Distribution Service (LMDS),\footnote{47 CFR Part 101, Subpart L.} the Digital Electronic Message Service (DEMS),\footnote{47 CFR Part 101, Subpart G.} and the 24 GHz Service,\footnote{See id.} where licensees can choose between common carrier and non-common carrier status.\footnote{47 CFR §§ 101.533, 101.1017.} The Commission has not yet defined a small business with respect to microwave services. There are approximately 66,680 common carrier fixed licensees, 69,360 private and public safety operational-fixed licensees, 20,150 broadcast auxiliary radio licensees, 411 LMDS licenses, 33 24 GHz DEMS licenses, 777 39 GHz licenses, and five 24 GHz licenses, and 467 Millimeter Wave licenses in the microwave services.\footnote{These statistics are based on a review of the Universal Licensing System on September 22, 2015.} The Commission has not yet defined a small business with respect to microwave services.

The closest applicable SBA category is Wireless Telecommunications Carriers (except Satellite)\footnote{See U.S. Census Bureau, 2017 NAICS Definition, “517312 Wireless Telecommunications Carriers (except Satellite),” \url{https://www.census.gov/naics/?input=517312&year=2017&details=517312}.} and the appropriate size standard for this category under SBA rules is that such a business is small if it has 1,500 or fewer employees.\footnote{See 13 CFR § 121.201, NAICS Code 517312 (previously 517210).} For this industry, U.S. Census Bureau data for 2012 show that there were 967 firms that operated for the entire year.\footnote{See U.S. Census Bureau, 2012 Economic Census of the United States, Table ID: EC1251SSSZ5, Information: Subject Series, Estab and Firm Size: Employment Size of Firms for the U.S.: 2012, NAICS Code 517210, \url{https://data.census.gov/cedsci/table?text=EC1251SSSZ5&n=517210&tid=ECNSIZE2012.EC1251SSSZ5&hidePreview=false&vintage=2012}.} Of this total, 955 firms had employment of 999 or fewer employees and 12 had employment of 1000 employees or more.\footnote{Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.} Thus under this SBA category and the associated size standard, the Commission estimates that a majority of fixed microwave service licensees can be considered small.

33. The Commission does not have data specifying the number of these licensees that have more than 1,500 employees, and thus is unable at this time to estimate with greater precision the number of fixed microwave service licensees that would qualify as small business concerns under the SBA’s small business size standard. Consequently, the Commission estimates that there are up to 36,708 common carrier fixed licensees and up to 59,291 private operational-fixed licensees and broadcast auxiliary radio licensees in the microwave services that may be small and may be affected by the rules and policies discussed herein. We note, however, that the common carrier microwave fixed licensee category does include some large entities.

34. \textit{Local Multipoint Distribution Service.} Local Multipoint Distribution Service (LMDS) is a fixed broadband point-to-multipoint microwave service that provides for two-way video...
telecommunications. The Commission established a small business size standard for LMDS licenses as an entity that has average gross revenues of less than $40 million in the three previous years. An additional small business size standard for “very small business” was added as an entity that, together with its affiliates, has average gross revenues of not more than $15 million for the preceding three years. The SBA has approved these small business size standards in the context of LMDS auctions. There were 93 winning bidders that qualified as small entities in the LMDS auctions. A total of 93 small and very small businesses won approximately 277 A Block licenses and 387 B Block licenses. In 1999, the Commission re-auctioned 161 licenses and there were 32 small and very small businesses that won 119 licenses.

35. Broadband Radio Service and Educational Broadband Service. Broadband Radio Service systems, previously referred to as Multipoint Distribution Service (MDS) and Multichannel Multipoint Distribution Service (MMDS) systems, and “wireless cable,” transmit video programming to subscribers and provide two-way high speed data operations using the microwave frequencies of the Broadband Radio Service (BRS) and Educational Broadband Service (EBS) (previously referred to as the Instructional Television Fixed Service (ITFS)).

36. BRS - In connection with the 1996 BRS auction, the Commission established a small business size standard as an entity that had annual average gross revenues of no more than $40 million in the previous three calendar years. The BRS auctions resulted in 67 successful bidders obtaining licensing opportunities for 493 Basic Trading Areas (BTAs). Of the 67 auction winners, 61 met the definition of a small business. BRS also includes licensees of stations authorized prior to the auction. At this time, we estimate that of the 61 small business BRS auction winners, 48 remain small business licensees. In addition to the 48 small businesses that hold BTA authorizations, there are approximately 392 incumbent BRS licensees that are considered small entities. After adding the number of small business auction licensees to the number of incumbent licensees not already counted, we initially find that there are currently approximately 440 BRS licensees that are defined as small businesses under either the SBA or the Commission’s rules. In 2009, the Commission conducted Auction 86, the sale of 78 licenses in the BRS areas. The Commission offered three levels of bidding credits: (i) a bidder with attributed average annual gross revenues that exceed $15 million and do not exceed $40 million for the preceding three years (small business) will receive a 15 percent discount on its winning bid; (ii) a bidder with attributed average annual gross revenues that exceed $3 million and do not exceed $15 million for the preceding three years (very small business) will receive a 25 percent discount on its winning bid; and (iii)

190 See LMDS Second Report and Order, 12 FCC Rcd at 12689-90, para. 348.
191 See id.
195 47 U.S.C. § 309(j). Hundreds of stations were licensed to incumbent MDS licensees prior to implementation of Section 309(j) of the Communications Act of 1934, 47 U.S.C. § 309(j). For these pre-auction licenses, the applicable standard is SBA’s small business size standard of 1500 or fewer employees.
a bidder with attributed average annual gross revenues that do not exceed $3 million for the preceding three years (entrepreneur) will receive a 35 percent discount on its winning bid.\textsuperscript{197} Auction 86 concluded in 2009 with the sale of 61 licenses.\textsuperscript{198} Of the ten winning bidders, two bidders that claimed small business status won 4 licenses; one bidder that claimed very small business status won three licenses; and two bidders that claimed entrepreneur status won six licenses.

37. \textit{EBS - Educational Broadband Service} has been included within the broad economic census category and SBA size standard for Wired Telecommunications Carriers since 2007. Wired Telecommunications Carriers are comprised of establishments primarily engaged in operating and/or providing access to transmission facilities and infrastructure that they own and/or lease for the transmission of voice, data, text, sound, and video using wired telecommunications networks. Transmission facilities may be based on a single technology or a combination of technologies.\textsuperscript{199} The SBA’s small business size standard for this category is all such firms having 1,500 or fewer employees.\textsuperscript{200} U.S. Census Bureau data for 2012 show that there were 3,117 firms that operated that year.\textsuperscript{201} Of this total, 3,083 operated with fewer than 1,000 employees.\textsuperscript{202} Thus, under this size standard, the majority of firms in this industry can be considered small.

38. In addition to U.S. Census Bureau data, the Commission’s Universal Licensing System indicates that as of March 2019 there are 1,300 licensees holding over 2,190 active EBS licenses. The Commission estimates that of these 2,190 licenses, the majority are held by non-profit educational institutions and school districts, which are by statute defined as small businesses.\textsuperscript{203}

5. \textbf{Satellite Service Providers}

39. \textit{Satellite Telecommunications}. This category comprises firms “primarily engaged in providing telecommunications services to other establishments in the telecommunications and broadcasting industries by forwarding and receiving communications signals via a system of satellites or reselling satellite telecommunications.”\textsuperscript{204} Satellite telecommunications service providers include satellite and earth station operators. The category has a small business size standard of $35 million or less in average annual receipts, under SBA rules.\textsuperscript{205} For this category, U.S. Census Bureau data for 2012 show

\textsuperscript{197} Id. at 8296.


\textsuperscript{199} \textit{See U.S. Census Bureau, 2017 NAICS Definition, “517311 Wired Telecommunications Carriers,”} \url{https://www.census.gov/naics/?input=517311&year=2017&details=517311}.

\textsuperscript{200} \textit{See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).}


\textsuperscript{202} \textit{Id.} The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.

\textsuperscript{203} The term “small entity” within SBREFA applies to small organizations (non-profits) and to small governmental jurisdictions (cities, counties, towns, townships, villages, school districts, and special districts with populations of less than 50,000). \textit{5 U.S.C. §§ 601(4)-(6).}

\textsuperscript{204} \textit{See U.S. Census Bureau, 2017 NAICS Definition, “517410 Satellite Telecommunications,”} \url{https://www.census.gov/naics/?input=517410&year=2017&details=517410}.

\textsuperscript{205} \textit{See 13 CFR § 121.201, NAICS Code 517410.}
that there were a total of 333 firms that operated for the entire year. Of this total, 299 firms had annual receipts of less than $25 million. Consequently, we estimate that the majority of satellite telecommunications providers are small entities.

40. **All Other Telecommunications.** The “All Other Telecommunications” category is comprised of establishments primarily engaged in providing specialized telecommunications services, such as satellite tracking, communications telemetry, and radar station operation. This industry also includes establishments primarily engaged in providing satellite terminal stations and associated facilities connected with one or more terrestrial systems and capable of transmitting telecommunications to, and receiving telecommunications from, satellite systems. Establishments providing Internet services or voice over Internet protocol (VoIP) services via client-supplied telecommunications connections are also included in this industry. The SBA has developed a small business size standard for “All Other Telecommunications”, which consists of all such firms with annual receipts of $35 million or less. For this category, U.S. Census Bureau data for 2012 show that there were 1,442 firms that operated for the entire year. Of those firms, a total of 1,400 had annual receipts less than $25 million and 15 firms had annual receipts of $25 million to $49,999,999. Thus, the Commission estimates that the majority of “All Other Telecommunications” firms potentially affected by our action can be considered small.

6. **Cable Service Providers**

41. Because Section 706 requires us to monitor the deployment of broadband regardless of technology or transmission media employed, we know that some broadband service providers do not provide voice telephony service. Accordingly, we describe below other types of firms that may provide broadband services, including cable companies, MDS providers, and utilities, among others.

42. **Wired Telecommunications Carriers.** The U.S. Census Bureau defines this industry as “establishments primarily engaged in operating and/or providing access to transmission facilities and infrastructure that they own and/or lease for the transmission of voice, data, text, sound, and video using wired telecommunications networks. Transmission facilities may be based on a single technology or a combination of technologies. Establishments in this industry use the wired telecommunications network facilities that they operate to provide a variety of services, such as wired telephony services, including VoIP services; wired (cable) audio and video programming distribution; and wired broadband Internet services. By exception, establishments providing satellite television distribution services using facilities

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207 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.


209 Id.

210 Id.

211 See 13 CFR § 121.201, NAICS Code 517919.


213 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.
and infrastructure that they operate are included in this industry.” The SBA has developed a small business size standard for Wired Telecommunications Carriers, which consists of all such companies having 1,500 or fewer employees. U.S. Census Bureau data for 2012 show that there were 3,117 firms that operated that year. Of this total, 3,083 operated with fewer than 1,000 employees. Thus, under this size standard, the majority of firms in this industry can be considered small. Thus, under this size standard, the majority of firms in this industry can be considered small.

43. **Cable Companies and Systems (Rate Regulation).** The Commission has also developed its own small business size standards, for the purpose of cable rate regulation. Under the Commission’s rules, a “small cable company” is one serving 400,000 or fewer subscribers nationwide. Industry data indicate that there are 4,600 active cable systems in the United States. Of this total, all but five cable operators nationwide are small under the 400,000-subscriber size standard. In addition, under the Commission’s rate regulation rules, a “small system” is a cable system serving 15,000 or fewer subscribers. Commission records show 4,600 cable systems nationwide. Of this total, 3,900 cable systems have fewer than 15,000 subscribers, and 700 systems have 15,000 or more subscribers, based on the same records. Thus, under this standard as well, we estimate that most cable systems are small entities.

44. **Cable System Operators (Telecom Act Standard).** The Communications Act of 1934, as amended, also contains a size standard for small cable system operators, which is “a cable operator that, directly or through an affiliate, serves in the aggregate fewer than one percent of all subscribers in the United States and is not affiliated with any entity or entities whose gross annual revenues in the aggregate exceed $250,000,000.” As of 2019, there were approximately 48,646,056 basic cable video subscribers

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215 See 13 CFR § 121.201, NAICS Code 517311 (previously 517110).


217 Id. The available U.S. Census Bureau data does not provide a more precise estimate of the number of firms that meet the SBA size standard.

218 47 CFR § 76.901(e). The Commission determined that this size standard equates approximately to a size standard of $100 million or less in annual revenues. Implementation of Sections of the 1992 Cable Act: Rate Regulation, Sixth Report and Order and Eleventh Order on Reconsideration, 10 FCC Red 7393, 7408 (1995).


220 S&P Global Market Intelligence, Top Cable MSOs as of 12/2019, https://platform.marketresearch.spglobal.com/ (Dec 2019). The five cable operators all had more than 400,000 basic cable subscribers.

221 47 CFR § 76.901(c).

222 See supra note Error! Bookmark not defined..

223 Id.

224 47 U.S.C. § 543(m)(2); see 47 CFR § 76.901(f) & nn.1–3.
in the United States. Accordingly, an operator serving fewer than 486,460 subscribers shall be deemed a small operator if its annual revenues, when combined with the total annual revenues of all its affiliates, do not exceed $250 million in the aggregate. Based on available data, we find that all but five cable operators are small entities under this size standard. We note that the Commission neither requests nor collects information on whether cable system operators are affiliated with entities whose gross annual revenues exceed $250 million. Therefore, we are unable at this time to estimate with greater precision the number of cable system operators that would qualify as small cable operators under the definition in the Communications Act.

D. Description of Projected Reporting, Recordkeeping, and Other Compliance Requirements for Small Entities

45. We expect the potential rules in the Notice will impose new or additional reporting or recordkeeping and/or other compliance obligations on service providers in the following ways:

- **Wireless Resiliency Framework.** Any providers that are required to participate in elements of the Wireless Resiliency Framework (Framework) who do not already do so, potentially including smaller wireless providers and entities beyond the mobile-wireless industry, such as facilities-based backhaul providers, covered 911 service providers, cable, wireline, broadcast, satellite, or interconnected VoIP providers would potentially need to keep records related to roaming agreements, mutual aid agreements, preparedness and restoration plans, improving consumer readiness and preparation and improving public awareness and stakeholder communications on service and restoration status. These providers would potentially have to submit reports to the Commission detailing implementation of the Framework in real time or in the aftermath of a disaster.

- **NORS and DIRS.** Any providers subject to DIRS reporting and new requirements related to NORS reporting, potentially including cable providers, Direct Broadcast Satellite providers, Satellite Digital Audio Radio Service, TV and radio broadcasters, Commercial Mobile Radio Service and other wireless service providers, wireline providers, VoIP providers, and broadband service providers, would report their communications outage information in NORS when their outages exceed thresholds specified in the Commission’s Part 4 rules and infrastructure status information in DIRS when the Commission activates DIRS in geographic areas in which they broadcast or otherwise provide service.

- **Backup Power.** To the extent that the Commission were to adopt backup power requirements, providers subject to them, potentially including cable providers, Direct Broadcast Satellite providers, Satellite Digital Audio Radio Service, TV and radio broadcasters, Commercial Mobile Radio Service and other wireless service providers,

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226 47 CFR § 76.901(e).

227 S&P Global Market Intelligence, *Top Cable MSOs as of 12/2019*, [https://platform.marketintelligence.spglobal.com](https://platform.marketintelligence.spglobal.com). The five cable operators all had more than 486,460 basic cable subscribers.

228 The Commission does receive such information on a case-by-case basis if a cable operator appeals a local franchise authority’s finding that the operator does not qualify as a small cable operator pursuant to § 76.901(f) of the Commission’s rules. See 47 CFR § 76.909(b).
wireline providers, and VoIP providers, could potentially be required to take steps to make their networks more resilient to power outages, as discussed in the Notice.

46. The Notice seeks comment on a number of aspects of these proposals, including which providers should be subject to them, the public safety benefits and costs associated with a provider’s implementation of the Framework, DIRS and NORS reporting, and backup power resiliency improvements. Given that these elements are currently unknown pending comment, the Commission is presently unable to quantify the costs of compliance with rules associated with these proposals, and whether small entities will need to hire professionals to comply. However, given that each proposal would make more reliable the transmission of 911 calls, first responder communications, EAS and WEA messages, and other potentially life-saving information, we tentatively conclude that the benefits exceed the costs of implementing any of these proposals. We seek comment on this tentative conclusion and urge commenters to provide detailed information in support of their comments.

E. Steps Taken to Minimize the Significant Economic Impact on Small Entities, and Significant Alternatives Considered

47. The RFA requires an agency to describe any significant, specifically small business, alternatives that it has considered in reaching its proposed approach, which may include (among others) the following four alternatives: (1) the establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance or reporting requirements under the rule for such small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule, or any part thereof, for such small entities. 229

48. The Commission is mindful that providers subject to any new rules will incur costs should the proposals we make, and the alternatives upon which we seek comment in the Notice, be adopted. To assist in the Commission’s evaluation of the economic impact on small entities, the Commission therefore seeks comment on the costs and benefits of various proposals and alternatives in the Notice.

49. The Commission has taken specific steps to address some of the costs for providers subject to the potential rules discussed in the Notice. As discussed in the Notice, to give providers maximum flexibility and reduce potential costs of compliance, the Commission seeks comment on the providers, if any, that should be subject to the proposals. For example, the Commission has sought comment on:

- The scope of providers that should be subject to each of the proposals;
- Whether only some components (rather all components) of the proposals should be mandated and whether non-regulatory options could achieve similar benefits as the potential rules described in the Notice;
- Steps the Commission can take, including non-regulatory options, to address encourage providers to supply better situational awareness through NORS and DIRS;
- Whether providers’ normal reporting obligations under part 4 of the Commission’s Rules 230 should be suspended if they were to be required to report in DIRS when the Commission activates DIRS;
- Actions, including non-regulatory actions, the Commission, communications providers, and power companies can cooperatively take to encourage and increase coordination in

229 5 U.S.C. § 603(c)(1)-(4).

the power and communications sectors before, during, and after an emergency or disaster;

- Methods of alleviating burdens on providers by potentially having the Commission, rather than the providers, coordinate with gubernatorial offices and state emergency management agencies to encourage integrating communications providers and power companies into response planning, execution, and exercises;

- Permitting providers to implement potentially less costly off-site backup power options rather than require all backup power to be supplied by on-site power;

- Alternatives to on-site backup power that have proven successful or have the potential to reduce the frequency, duration, or severity of disruptions to communications services caused by power outages, including those based on other technical solutions for preventing service disruptions caused by power outages or other efforts to reduce the number of service disruptions that the Commission did not raise in the Notice.

50. Having data on the costs and economic impact of proposals and approaches will allow the Commission to better evaluate options and alternatives for minimization should there be a significant economic impact on small entities as a result of the proposals in the Notice. We expect to more fully consider the economic impact on small entities following our review of comments filed in response to the Notice, including costs and benefits analyses, and this IFRA. The Commission’s evaluation of this information will shape the final alternatives it considers to minimize any significant economic impact that may occur on small entities, the final conclusions it reaches and any final rules it promulgates in this proceeding.

F. Federal Rules that May Duplicate, Overlap, or Conflict with the Proposed Rules

51. None.