

Calendar No. 637

114TH CONGRESS
2D SESSION

S. 2644

[Report No. 114-355]

To reauthorize the Federal Communications Commission for fiscal years 2017 and 2018, and for other purposes.

IN THE SENATE OF THE UNITED STATES

MARCH 7, 2016

Mr. THUNE (for himself and Mr. NELSON) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

SEPTEMBER 20, 2016

Reported by Mr. THUNE, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To reauthorize the Federal Communications Commission for fiscal years 2017 and 2018, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*

2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “FCC Reauthorization

5 *Act of 2016”.*

1 **SEC. 2. AUTHORIZATION OF APPROPRIATIONS.**

2 (a) IN GENERAL.—Section 6 of the Communications
3 Act of 1934 (47 U.S.C. 156) is amended to read as fol-
4 lows:

5 **“SEC. 6. AUTHORIZATION OF APPROPRIATIONS.**

6 “(a) IN GENERAL.—There are authorized to be ap-
7 propriated for the administration of this Act by the Com-
8 mission, other than the activities described in subsection
9 (b), \$361,116,000 for fiscal year 2017 and \$348,711,000
10 for fiscal year 2018, together with such sums as may be
11 necessary for increases resulting from adjustments in sal-
12 ary, pay, retirement, other employee benefits required by
13 law, and other nondiscretionary costs, for each such fiscal
14 year.

15 “(b) OFFICE OF INSPECTOR GENERAL.—Of the
16 amounts appropriated under subsection (a), not less than
17 \$11,751,000 for fiscal year 2017 and not less than
18 \$11,904,000 for fiscal year 2018 shall be for salaries and
19 expenses of the Office of Inspector General of the Commis-
20 sion.

21 “(c) NEW OR RECONFIGURED FACILITY.—Of the
22 amounts appropriated under subsection (a) for fiscal year
23 2017, such sums as may be necessary not to exceed
24 \$16,867,000 shall remain available until expended for nec-
25 essary expenses of the Commission associated with moving

1 to a new facility or reconfiguring the existing facility to
2 significantly reduce space consumption.

3 “(d) OFFSETTING COLLECTIONS.—Of the sum ap-
4 propriated in any fiscal year under this section, a portion,
5 in an amount determined under section 9(b), shall be de-
6 rived from fees authorized by section 9.”.

7 (b) RETENTION OF REVENUES.—Section
8 309(j)(8)(B) of the Communications Act of 1934 (47
9 U.S.C. 309(j)(8)(B)) is amended to read as follows:

10 “(B) RETENTION OF REVENUES.—

11 “(i) IN GENERAL.—Notwithstanding
12 subparagraph (A) and subject to clause (ii)
13 of this subparagraph, the salaries and ex-
14 penses account of the Commission shall re-
15 tain as an offsetting collection such sums
16 as may be necessary from such proceeds
17 for the costs of developing and imple-
18 menting the program required by this sub-
19 section. Such offsetting collections shall be
20 available for obligation subject to the terms
21 and conditions of the receiving appropria-
22 tions account, and shall be deposited in
23 such accounts on a quarterly basis. Such
24 offsetting collections are authorized to re-
25 main available until expended. No sums

1 may be retained under this subparagraph
2 during any fiscal year beginning after Sep-
3 tember 30, 1998, if the annual report of
4 the Commission under section 4(k) for the
5 second preceding fiscal year fails to include
6 in the itemized statement required by
7 paragraph (3) of such section a statement
8 of each expenditure made for purposes of
9 conducting competitive bidding under this
10 subsection during such second preceding
11 fiscal year.

12 “(ii) CAP.—Proceeds from the use of
13 a competitive bidding system under this
14 subsection that may be retained and made
15 available for obligation under clause (i)
16 shall not exceed \$124,000,000 for fiscal
17 year 2017 and \$110,750,000 for fiscal
18 year 2018.”.

19 **SEC. 3. TERMS OF OFFICE AND VACANCIES.**

20 Section 4(e) of the Communications Act of 1934 (47
21 U.S.C. 154(e)) is amended to read as follows:

22 “(e)(1) A commissioner—

23 “(A) shall be appointed for a term of 5 years;
24 “(B) except as provided in subparagraph (C),
25 may continue to serve after the expiration of the

1 fixed term of office of the commissioner until a suc-
2 cessor is appointed and has been confirmed and
3 taken the oath of office; and

4 “(C) may not continue to serve after the expira-
5 tion of the session of Congress that begins after the
6 expiration of the fixed term of office of the commis-
7 sioner.

8 “(2) Any person chosen to fill a vacancy in the Com-
9 mission—

10 “(A) shall be appointed for the unexpired term
11 of the commissioner that the person succeeds;

12 “(B) except as provided in subparagraph (C),
13 may continue to serve after the expiration of the
14 fixed term of office of the commissioner that the
15 person succeeds until a successor is appointed and
16 has been confirmed and taken the oath of office; and

17 “(C) may not continue to serve after the expira-
18 tion of the session of Congress that begins after the
19 expiration of the fixed term of office of the commis-
20 sioner that the person succeeds.

21 “(3) No vacancy in the Commission shall impair the
22 right of the remaining commissioners to exercise all the
23 powers of the Commission.”.

1 SEC. 4. SUBMISSION OF COPY OF CERTAIN DOCUMENTS TO
2 CONGRESS.

3 Section 4 of the Communications Act of 1934 (47
4 U.S.C. 154) is amended by adding at the end the fol-
5 lowing:

6 "(p) BUDGET ESTIMATES AND REQUESTS; LEGISLA-
7 TIVE RECOMMENDATIONS, TESTIMONY, AND COMMENTS
8 ON LEGISLATION.—

9 "(1) BUDGET ESTIMATES AND REQUESTS.—If
10 the Commission submits any budget estimate or re-
11 quest to the President or the Office of Management
12 and Budget, the Commission shall concurrently
13 transmit a copy of that estimate or request to Con-
14 gress.

15 "(2) LEGISLATIVE RECOMMENDATIONS, TESTI-
16 MONY, AND COMMENTS ON LEGISLATION.—

17 "(A) IN GENERAL.—If the Commission
18 submits any legislative recommendations, testi-
19 mony, or comments on legislation to the Presi-
20 dent or the Office of Management and Budget,
21 the Commission shall concurrently transmit a
22 copy thereof to Congress.

23 "(B) PROHIBITION.—No officer or agency
24 of the United States may require the Commis-
25 sion to submit legislative recommendations, tes-
26 timony, or comments on legislation to any offi-

1 cer or agency of the United States for approval,
2 comments, or review prior to the submission of
3 the recommendations, testimony, or comments
4 to Congress.”.

5 **SEC. 5. GAO REPORT ON FCC REGULATORY FEE STRUC-**
6 **TURE.**

7 (a) IN GENERAL.—Not later than 180 days after the
8 date of enactment of this Act, the Comptroller General
9 of the United States shall submit to the Committee on
10 Commerce, Science, and Transportation of the Senate and
11 the Committee on Energy and Commerce of the House
12 of Representatives a report on the current regulatory fee
13 assessments and adjustment process of the Federal Com-
14 munications Commission.

15 (b) CONTENTS.—The Comptroller General shall in-
16 clude in the report submitted under subsection (a)—

17 (1) a determination as to whether the current
18 regulatory fee structure correlates to the actual
19 workload of the Federal Communications Commis-
20 sion;

21 (2) a determination as to whether the current
22 regulatory fees are reasonably related to the benefits
23 provided to the payor of the fees;

1 (3) a determination as to whether the current
2 regulatory fee structure has a disparate impact on
3 certain payors or technologies; and
4 (4) recommendations as to how the current reg-
5 ulatory fee structure should be adjusted.

6 **SEC. 6. APPLICATION OF ANTIDEFICIENCY ACT TO UNI-**
7 **VERSAL SERVICE PROGRAM.**

8 Section 302 of the Universal Service Antideficiency
9 Temporary Suspension Act (title III of Public Law 108–
10 494, 118 Stat. 3998) is amended by striking “December
11 31, 2017”, each place it appears and inserting “Sep-
12 tember 30, 2018”.

13 **SEC. 7. DEPOSITS FOR SPECTRUM AUCTIONS.**

14 Section 309(j)(8)(C) of the Communications Act of
15 1934 (47 U.S.C. 309(j)(8)(C)) is amended to read as fol-
16 lows:

17 “(C) DEPOSITS.—Any deposits the Com-
18 mission may require for the qualification of any
19 person to bid in a system of competitive bidding
20 pursuant to this subsection shall be deposited in
21 the Treasury. Within 45 days following the con-
22 clusion of the competitive bidding—

23 “(i) the deposits of successful bidders
24 shall be credited to the deposit fund of the
25 Treasury, except as otherwise provided in

1 subparagraphs (D)(ii), (E)(ii), (F), and
 2 (G); and

3 “(ii) the deposits of unsuccessful bid-
 4 ders shall be returned to such bidders.”.

5 SEC. 8. JOINT BOARD RECOMMENDATION.

6 The Federal Communications Commission may not
 7 modify, amend, or change its rules or regulations for uni-
 8 versal service support payments to implement the Feb-
 9 ruary 27, 2004, recommendations of the Federal-State
 10 Joint Board on Universal Service regarding single connec-
 11 tion or primary line restrictions on universal service sup-
 12 port payments.

13 SECTION 1. SHORT TITLE.

14 *This Act may be cited as the “FCC Reauthorization
 15 Act of 2016”.*

16 SEC. 2. TABLE OF CONTENTS.

17 *The table of contents for this Act is as follows:*

- Sec. 1. Short title.*
- Sec. 2. Table of contents.*
- Sec. 3. Definitions.*
- Sec. 4. Authorization of appropriations.*
- Sec. 5. Terms of office and vacancies.*
- Sec. 6. Submission of copy of certain documents to Congress.*
- Sec. 7. GAO report on FCC regulatory fee structure.*
- Sec. 8. Application of Antideficiency Act to universal service program.*
- Sec. 9. Deposits for spectrum auctions.*
- Sec. 10. Joint board recommendation.*
- Sec. 11. Spoofing prevention.*
- Sec. 12. Kari’s law.*
- Sec. 13. Rulemaking relating to cramming.*
- Sec. 14. Rulemaking relating to promoting broadband internet access service for veterans.*
- Sec. 15. Impact of universal service support on tribes.*
- Sec. 16. Chief Information Officer authority.*
- Sec. 17. Disclaimer for press releases regarding notices of apparent liability.*

- Sec. 18. *Federal spectrum transparency and value.*
 Sec. 19. *Study and report on filing requirements under Universal Service Fund programs.*
 Sec. 20. *Feasibility study on mobile broadband coverage drive testing in rural areas.*
 Sec. 21. *Study on Internet Protocol transition.*
 Sec. 22. *Report on incentive auction repack.*
 Sec. 23. *Report on Universal Service Rural Health Care Program.*
 Sec. 24. *GAO report relating to the E-rate program.*
 Sec. 25. *GAO report.*
 Sec. 26. *Reports related to spectrum auctions.*
 Sec. 27. *FCC broadband data collection report.*

1 **SEC. 3. DEFINITIONS.**

2 *In this Act:*

3 (1) *APPROPRIATE CONGRESSIONAL COMMIT-
 4 TEES.*—The term “appropriate congressional commit-
 5 tees” means—

6 (A) *the Committee on Commerce, Science,
 7 and Transportation of the Senate; and
 8 (B) *the Committee on Energy and Com-
 9 merce of the House of Representatives.**

10 (2) *COMMISSION.*—The term “Commission”
 11 means the Federal Communications Commission.

12 (3) *VOICE SERVICE.*—The term “voice service”—
 13 (A) *means any service that furnishes voice
 14 communications to an end user using resources
 15 from the North American Numbering Plan or
 16 any successor to the North American Numbering
 17 Plan adopted by the Commission under section
 18 251(e)(1) of the Communications Act of 1934 (47
 19 U.S.C. 251(e)(1)); and*

1 (B) includes transmissions from a telephone
2 facsimile machine, computer, or other device to
3 a telephone facsimile machine, as that term is
4 defined in section 227(a) of the Communications
5 Act of 1934 (47 U.S.C. 227(a)).

6 **SEC. 4. AUTHORIZATION OF APPROPRIATIONS.**

7 Section 6 of the Communications Act of 1934 (47
8 U.S.C. 156) is amended to read as follows:

9 **“SEC. 6. AUTHORIZATION OF APPROPRIATIONS.**

10 “(a) *IN GENERAL.*—There are authorized to be appro-
11 priated for the administration of this Act by the Commis-
12 sion, other than the activities described in subsection (b),
13 \$361,116,000 for fiscal year 2017 and \$348,711,000 for fis-
14 cal year 2018, together with such sums as may be necessary
15 for increases resulting from adjustments in salary, pay, re-
16 tirement, other employee benefits required by law, and other
17 nondiscretionary costs, for each such fiscal year.

18 “(b) *OFFICE OF INSPECTOR GENERAL.*—Of the
19 amounts appropriated under subsection (a), not less than
20 \$11,751,000 for fiscal year 2017 and not less than
21 \$11,904,000 for fiscal year 2018 shall be for salaries and
22 expenses of the Office of Inspector General of the Commis-
23 sion.

24 “(c) *NEW OR RECONFIGURED FACILITY.*—Of the
25 amounts appropriated under subsection (a) for fiscal year

1 2017, such sums as may be necessary not to exceed
2 \$16,867,000 shall remain available until expended for nec-
3 essary expenses of the Commission associated with moving
4 to a new facility or reconfiguring the existing facility to
5 significantly reduce space consumption.

6 “(d) OFFSETTING COLLECTIONS.—Of the sum appro-
7 priated in any fiscal year under this section, a portion,
8 in an amount determined under section 9(b), shall be de-
9 rived from fees authorized by section 9.”.

10 **SEC. 5. TERMS OF OFFICE AND VACANCIES.**

11 Section 4(c) of the Communications Act of 1934 (47
12 U.S.C. 154(c)) is amended to read as follows:

13 “(c)(1) A commissioner—

14 “(A) shall be appointed for a term of 5 years;
15 “(B) except as provided in subparagraph (C),
16 may continue to serve after the expiration of the fixed
17 term of office of the commissioner until a successor is
18 appointed and has been confirmed and taken the oath
19 of office; and

20 “(C) may not continue to serve after the expira-
21 tion of the session of Congress that begins after the ex-
22 piration of the fixed term of office of the commis-
23 sioner.

24 “(2) Any person chosen to fill a vacancy in the Com-
25 mission—

1 “(A) shall be appointed for the unexpired term
2 of the commissioner that the person succeeds;

3 “(B) except as provided in subparagraph (C),
4 may continue to serve after the expiration of the fixed
5 term of office of the commissioner that the person suc-
6 ceeds until a successor is appointed and has been con-
7 firmed and taken the oath of office; and

8 “(C) may not continue to serve after the expira-
9 tion of the session of Congress that begins after the ex-
10 piration of the fixed term of office of the commissioner
11 that the person succeeds.

12 “(3) No vacancy in the Commission shall impair the
13 right of the remaining commissioners to exercise all the
14 powers of the Commission.”.

**15 SEC. 6. SUBMISSION OF COPY OF CERTAIN DOCUMENTS TO
16 CONGRESS.**

17 *Section 4 of the Communications Act of 1934 (47*
18 U.S.C. 154) is amended by adding at the end the following:

19 "(p) BUDGET ESTIMATES AND REQUESTS; LEGISLA-
20 TIVE RECOMMENDATIONS, TESTIMONY, AND COMMENTS ON
21 LEGISLATION; SEMIANNUAL REPORTS.—

22 “(1) BUDGET ESTIMATES AND REQUESTS.—If
23 the Commission submits any budget estimate or re-
24 quest to the President or the Office of Management

1 *and Budget, the Commission shall concurrently trans-*
2 *mit a copy of that estimate or request to Congress.*

3 “*(2) LEGISLATIVE RECOMMENDATIONS, TESTI-*
4 *MONY, AND COMMENTS ON LEGISLATION.—*

5 “*(A) IN GENERAL.—If the Commission sub-*
6 *mits any legislative recommendations, testimony,*
7 *or comments on legislation to the President or*
8 *the Office of Management and Budget, the Com-*
9 *mission shall concurrently transmit a copy*
10 *thereof to Congress.*

11 “*(B) PROHIBITION.—No officer or agency of*
12 *the United States may require the Commission*
13 *to submit legislative recommendations, testi-*
14 *mony, or comments on legislation to any officer*
15 *or agency of the United States for approval,*
16 *comments, or review prior to the submission of*
17 *the recommendations, testimony, or comments to*
18 *Congress.*

19 “*(3) OFFICE OF INSPECTOR GENERAL SEMI-*
20 *ANNUAL REPORTS.—*

21 “*(A) IN GENERAL.—Notwithstanding sec-*
22 *tion 5(b) of the Inspector General Act of 1978 (5*
23 *U.S.C. App.), the Inspector General of the Com-*
24 *mission shall concurrently submit each semi-*
25 *annual report required under such section 5(b)*

1 *to the Commission and to the appropriate com-*
2 *mittees or subcommittees of Congress.*

3 “*(B) RULE OF CONSTRUCTION.—Nothing in*
4 *subparagraph (A) shall be construed to modify*
5 *the requirement for the Commission to submit to*
6 *the appropriate committees or subcommittees of*
7 *Congress each such semiannual report together*
8 *with a report by the Commission under such sec-*
9 *tion 5(b).”.*

10 **SEC. 7. GAO REPORT ON FCC REGULATORY FEE STRUC-**
11 **TURE.**

12 *(a) IN GENERAL.—Not later than 180 days after the*
13 *date of enactment of this Act, the Comptroller General of*
14 *the United States shall submit to the appropriate congres-*
15 *sional committees a report on the current regulatory fee as-*
16 *sessments and adjustment process of the Commission.*

17 *(b) CONTENTS.—The Comptroller General shall in-*
18 *clude in the report submitted under subsection (a)—*

19 *(1) a determination as to whether the current*
20 *regulatory fee structure correlates to the actual work-*
21 *load of the Commission;*

22 *(2) a determination as to whether the current*
23 *regulatory fees are reasonably related to the benefits*
24 *provided to the payor of the fees;*

1 (3) a determination as to whether the current
2 regulatory fee structure has a disparate impact on
3 certain payors or technologies;

4 (4) a determination as to whether the current
5 regulatory fee structure has a disparate impact on
6 small-sized payors; and

7 (5) recommendations as to how the current regu-
8 latory fee structure should be adjusted.

9 **SEC. 8. APPLICATION OF ANTIDEFICIENCY ACT TO UNI-**

10 **VERSAL SERVICE PROGRAM.**

11 Section 302 of the Universal Service Antideficiency
12 Temporary Suspension Act (title III of Public Law 108–
13 494; 118 Stat. 3998) is amended by striking “December 31,
14 2017”, each place it appears and inserting “September 30,
15 2018”.

16 **SEC. 9. DEPOSITS FOR SPECTRUM AUCTIONS.**

17 Section 309(j)(8)(C) of the Communications Act of
18 1934 (47 U.S.C. 309(j)(8)(C)) is amended to read as fol-
19 lows:

20 “(C) DEPOSITS.—Any deposits the Commis-
21 sion may require for the qualification of any
22 person to bid in a system of competitive bidding
23 pursuant to this subsection shall be deposited in
24 the Treasury. Within 45 days following the con-
25 clusion of the competitive bidding—

1 “(i) the deposits of successful bidders
2 shall be credited to the deposit fund of the
3 Treasury, except as otherwise provided in
4 subparagraphs (D)(ii), (E)(ii), (F), and
5 (G); and

6 “(ii) the deposits of unsuccessful bid-
7 ders shall be returned to such bidders.”.

8 **SEC. 10. JOINT BOARD RECOMMENDATION.**

9 The Commission may not modify, amend, or change
10 its rules or regulations for universal service support pay-
11 ments to implement the February 27, 2004, recommenda-
12 tions of the Federal-State Joint Board on Universal Service
13 regarding single connection or primary line restrictions on
14 universal service support payments.

15 **SEC. 11. SPOOFING PREVENTION.**

16 (a) EXPANDING AND CLARIFYING PROHIBITION ON
17 MISLEADING OR INACCURATE CALLER IDENTIFICATION IN-
18 FORMATION.—

19 (1) COMMUNICATIONS FROM OUTSIDE THE
20 UNITED STATES.—Section 227(e)(1) of the Commu-
21 nications Act of 1934 (47 U.S.C. 227(e)(1)) is amend-
22 ed by striking “in connection with any telecommuni-
23 cations service or IP-enabled voice service” and in-
24 serting “or any person outside the United States if
25 the recipient of the call is within the United States,

1 *in connection with any voice service or text messaging*
2 *service”.*

3 (2) *COVERAGE OF TEXT MESSAGES AND VOICE*
4 *SERVICES.—Section 227(e)(8) of the Communications*
5 *Act of 1934 (47 U.S.C. 227(e)(8)) is amended—*

6 (A) *in subparagraph (A), by striking “tele-*
7 *communications service or IP-enabled voice serv-*
8 *ice” and inserting “voice service or a text mes-*
9 *sage sent using a text messaging service”;*

10 (B) *in the first sentence of subparagraph*
11 *(B), by striking “telecommunications service or*
12 *IP-enabled voice service” and inserting “voice*
13 *service or a text message sent using a text mes-*
14 *saging service”; and*

15 (C) *by striking subparagraph (C) and in-*
16 *serting the following:*

17 “(C) *TEXT MESSAGE.—The term ‘text mes-*
18 *sage’—*

19 “(i) *means a message consisting of*
20 *text, images, sounds, or other information*
21 *that is transmitted from or received by a*
22 *device that is identified as the transmitting*
23 *or receiving device by means of a 10-digit*
24 *telephone number;*

1 “(ii) includes a short message service
2 (commonly referred to as ‘SMS’) message,
3 an enhanced message service (commonly re-
4 ferred to as ‘EMS’) message, and a multi-
5 media message service (commonly referred
6 to as ‘MMS’) message; and

7 “(iii) does not include a real-time, 2-
8 way voice or video communication.

9 “(D) TEXT MESSAGING SERVICE.—The term
10 ‘text messaging service’ means a service that per-
11 mits the transmission or receipt of a text mes-
12 sage, including a service provided as part of or
13 in connection with a voice service.

14 “(E) VOICE SERVICE.—The term ‘voice serv-
15 ice’—

16 “(i) means any service that furnishes
17 voice communications to an end user using
18 resources from the North American Num-
19 bering Plan or any successor to the North
20 American Numbering Plan adopted by the
21 Commission under section 251(e)(1); and

22 “(ii) includes transmissions from a
23 telephone facsimile machine, computer, or
24 other device to a telephone facsimile ma-
25 chine.”.

1 (3) TECHNICAL AMENDMENT.—Section 227(e) of
2 the Communications Act of 1934 (47 U.S.C. 227(e))
3 is amended in the heading by inserting “MISLEADING
4 OR” before “INACCURATE”.

5 (4) REGULATIONS.—

6 (A) IN GENERAL.—Section 227(e)(3)(A) of
7 the Communications Act of 1934 (47 U.S.C.
8 227(e)(3)(A)) is amended by striking “Not later
9 than 6 months after the date of enactment of the
10 Truth in Caller ID Act of 2009, the Commis-
11 sion” and inserting “The Commission”.

12 (B) DEADLINE.—The Commission shall pre-
13 scribe regulations to implement the amendments
14 made by this subsection not later than 18 months
15 after the date of enactment of this Act.

16 (5) EFFECTIVE DATE.—The amendments made
17 by this subsection shall take effect on the date that is
18 6 months after the date on which the Commission pre-
19 scribes regulations under paragraph (4).

20 (b) CONSUMER EDUCATION MATERIALS ON HOW TO
21 AVOID SCAMS THAT RELY UPON MISLEADING OR INAC-
22 CURATE CALLER IDENTIFICATION INFORMATION.—

23 (1) DEVELOPMENT OF MATERIALS.—Not later
24 than 1 year after the date of enactment of this Act,
25 the Commission, in collaboration with the Federal

1 *Trade Commission, shall develop consumer education*
2 *materials that provide information about—*

3 *(A) ways for consumers to identify scams*
4 *and other fraudulent activity that rely upon the*
5 *use of misleading or inaccurate caller identifica-*
6 *tion information; and*

7 *(B) existing technologies, if any, that a con-*
8 *sumer can use to protect against such scams and*
9 *other fraudulent activity.*

10 *(2) CONTENTS.—In developing the consumer*
11 *education materials under paragraph (1), the Com-*
12 *mission shall—*

13 *(A) identify existing technologies, if any,*
14 *that can help consumers guard themselves*
15 *against scams and other fraudulent activity that*
16 *rely upon the use of misleading or inaccurate*
17 *caller identification information, including—*

18 *(i) descriptions of how a consumer can*
19 *use the technologies to protect against such*
20 *scams and other fraudulent activity; and*

21 *(ii) details on how consumers can ac-*
22 *cess and use the technologies; and*

23 *(B) provide other information that may*
24 *help consumers identify and avoid scams and*
25 *other fraudulent activity that rely upon the use*

1 *of misleading or inaccurate caller identification*
2 *information.*

3 (3) *UPDATES.*—*The Commission shall ensure*
4 *that the consumer education materials required under*
5 *paragraph (1) are updated on a regular basis.*

6 (4) *WEBSITE.*—*The Commission shall include*
7 *the consumer education materials developed under*
8 *paragraph (1) on its website.*

9 (c) *GAO REPORT ON COMBATING THE FRAUDULENT*
10 *PROVISION OF MISLEADING OR INACCURATE CALLER IDEN-*
11 *TIFICATION INFORMATION.*—

12 (1) *IN GENERAL.*—*The Comptroller General of*
13 *the United States shall conduct a study of the actions*
14 *the Commission and the Federal Trade Commission*
15 *have taken to combat the fraudulent provision of mis-*
16 *leading or inaccurate caller identification informa-*
17 *tion, and the additional measures that could be taken*
18 *to combat such activity.*

19 (2) *REQUIRED CONSIDERATIONS.*—*In conducting*
20 *the study under paragraph (1), the Comptroller Gen-*
21 *eral shall examine—*

22 (A) *trends in the types of scams that rely*
23 *on misleading or inaccurate caller identification*
24 *information;*

1 (B) previous and current enforcement ac-
2 tions by the Commission and the Federal Trade
3 Commission to combat the practices prohibited
4 by section 227(e)(1) of the Communications Act
5 of 1934 (47 U.S.C. 227(e)(1));

6 (C) current efforts by industry groups and
7 other entities to develop technical standards to
8 deter or prevent the fraudulent provision of mis-
9 leading or inaccurate caller identification infor-
10 mation, and how such standards may help com-
11 bat the current and future provision of mis-
12 leading or inaccurate caller identification infor-
13 mation; and

14 (D) whether there are additional actions the
15 Commission, the Federal Trade Commission, and
16 Congress should take to combat the fraudulent
17 provision of misleading or inaccurate caller
18 identification information.

19 (3) REPORT.—Not later than 18 months after the
20 date of enactment of this Act, the Comptroller General
21 shall submit to the appropriate congressional commit-
22 tees a report on the findings of the study under para-
23 graph (1), including any recommendations regarding
24 combating the fraudulent provision of misleading or
25 inaccurate caller identification information.

1 (d) RULE OF CONSTRUCTION.—Nothing in this sec-
2 tion, or the amendments made by this section, shall be con-
3 strued to modify, limit, or otherwise affect any rule or order
4 adopted by the Commission in connection with—
5 (1) the Telephone Consumer Protection Act of
6 1991 (Public Law 102–243; 105 Stat. 2394) or the
7 amendments made by that Act; or
8 (2) the CAN–SPAM Act of 2003 (15 U.S.C. 7701
9 et seq.).

10 **SEC. 12. KARI'S LAW.**

11 (a) SHORT TITLE.—This section may be cited as the
12 “Kari’s Law Act of 2016”.

13 (b) DEFAULT CONFIGURATION OF MULTI-LINE TELE-
14 PHONE SYSTEMS FOR DIRECT DIALING OF 9–1–1.—

15 (1) IN GENERAL.—Title VII of the Communica-
16 tions Act of 1934 (47 U.S.C. 601 et seq.) is amended
17 by adding at the end the following:

18 **“SEC. 721. DEFAULT CONFIGURATION OF MULTI-LINE TELE-**
19 **PHONE SYSTEMS FOR DIRECT DIALING OF 9–**
20 **1–1.**

21 “(a) DEFINITIONS.—In this section—

22 “(1) the term ‘multi-line telephone system’ has
23 the meaning given the term in section 6502 of the
24 Middle Class Tax Relief and Job Creation Act of 2012
25 (47 U.S.C. 1471); and

1 “(2) the term ‘public safety answering point’ has
2 the meaning given the term in section 222(h) of this
3 Act.

4 “(b) MULTI-LINE TELEPHONE SYSTEM
5 FUNCTIONALITY.—A person engaged in the business of man-
6 ufacturing, importing, selling, or leasing multi-line tele-
7 phone systems may not manufacture or import for use in
8 the United States or sell or lease or offer to sell or lease
9 in the United States a multi-line telephone system unless
10 the system’s technology would allow installation as specified
11 in subsection (c).

12 “(c) MULTI-LINE TELEPHONE SYSTEM INSTALLA-
13 TION.—A person engaged in the business of installing a
14 multi-line telephone system serving locations in the United
15 States may not install such a system in the United States
16 unless upon installation the system allows a call that is
17 initiated when a user dials 9–1–1 from any station
18 equipped with dialing facilities to be transmitted to the ap-
19 propriate public safety answering point—

20 “(1) without requiring the user to dial any addi-
21 tional digit, code, prefix, or post-fix, including any
22 trunk-access code (such as the digit ‘9’); and

23 “(2) regardless of whether the user is required to
24 dial such a digit, code, prefix, or post-fix for other
25 calls.

1 “(d) OTHER 9–1–1 EMERGENCY DIALING PAT-
2 TERNS.—Nothing in this section shall prohibit the configu-
3 ration of a multi-line telephone system so that other 9–1–
4 1 emergency dialing patterns will also initiate a call to a
5 public safety answering point, provided that the dialing
6 pattern 9–1–1 remains available to users.

7 “(e) ON-SITE NOTIFICATION.—

8 “(1) IN GENERAL.—A person engaged in the
9 business of installing multi-line telephone systems, in
10 installing a system described in paragraph (2), shall
11 configure the system so that when a person at the fa-
12 cility where the system is installed initiates a call to
13 9–1–1 using the system, the system provides a notifi-
14 cation to—

15 “(A) a central location at the facility; or

16 “(B) a person or organization with respon-
17 sibility for safety or security for the location as
18 designated by the manager or operator of the sys-
19 tem.

20 “(2) APPLICATION.—A system described in this
21 paragraph is a multi-line telephone system that is
22 able to be configured to provide the notification de-
23 scribed in paragraph (1) without an improvement to
24 the hardware of the system.

25 “(f) REGULATIONS.—

1 “(1) *AUTHORITY.*—The Commission may pre-
2 scribe regulations to carry out this section.

3 “(2) *TECHNOLOGICALLY NEUTRAL.*—Regulations
4 prescribed under paragraph (1) shall, to the extent
5 practicable, promote the purposes of this section in a
6 technologically neutral manner.

7 “(g) *ENFORCEMENT.*—This section shall be enforced
8 under title V, except that section 501 applies only to the
9 extent that the section provides for the imposition of a fine.

10 “(h) *EFFECT ON STATE LAW.*—Nothing in this section
11 or in regulations prescribed under this section shall be con-
12 strued to prevent any State from enforcing any State law
13 that is not inconsistent with this section.”.

14 (2) *EFFECTIVE DATE.*—The amendment made by
15 paragraph (1) shall apply with respect to a multi-
16 line telephone system that is manufactured, imported,
17 offered for first sale or lease, first sold or leased, or
18 installed after the date that is 2 years after the date
19 of the enactment of this Act.

20 **SEC. 13. RULEMAKING RELATING TO CRAMMING.**

21 (a) *DEFINITION.*—In this section, the term “cram-
22 ming” means the act of placing unauthorized charges on
23 a wireline, wireless, or bundled services telephone bill of a
24 consumer.

1 (b) RULEMAKING.—Not later than 2 years after the
2 date of enactment of this Act, the Commission shall com-
3 plete a rulemaking proceeding relating to cramming, dur-
4 ing which the Commission shall consider measures related,
5 but not limited, to blocking the placement of third party
6 charges on a wireline, wireless, or bundled services telephone
7 bill of a consumer under the criteria upon which the Com-
8 mission relied when the Commission entered into a consent
9 decree relating to cramming with any mobile voice and
10 data service provider.

11 **SEC. 14. RULEMAKING RELATING TO PROMOTING**
12 **BROADBAND INTERNET ACCESS SERVICE FOR**
13 **VETERANS.**

14 (a) DEFINITIONS.—In this section—

15 (1) the term “broadband Internet access service”
16 has the meaning given the term in section 8.2 of title
17 47, Code of Federal Regulations, or any successor
18 thereto; and

19 (2) the term “veteran” has the meaning given the
20 term in section 101 of title 38, United States Code.

21 (b) RULEMAKING.—Not later than 90 days after the
22 date of enactment of this Act, the Commission shall release
23 a notice of inquiry relating to examining and promoting
24 broadband Internet access service for veterans, in particular
25 low-income veterans and veterans residing in rural areas.

1 SEC. 15. IMPACT OF UNIVERSAL SERVICE SUPPORT ON

2 TRIBES.

3 Section 254 of the Communications Act of 1934 (47

4 U.S.C. 254) is amended by adding at the end the following:

5 "(m) IMPACT OF UNIVERSAL SERVICE SUPPORT ON

6 TRIBES.—

7 "(1) DEFINITION.—In this subsection, the term
8 'tribal land' means land included in the definition of
9 'Tribal lands' in section 54.400 of title 47, Code of
10 Federal Regulations, or any successor regulation.11 "(2) MEASURING IMPACT OF UNIVERSAL SERVICE
12 SUPPORT ON TRIBAL LAND.—13 "(A) DEVELOPMENT OF METRICS.—Not
14 later than December 31, 2017, for each universal
15 service support mechanism, the Commission shall
16 develop and implement metrics to measure the
17 impact of universal service support on the de-
18 ployment and adoption of broadband, includ-
19 ing—20 "(i) deployment on tribal land and
21 adoption by residents of tribal land;

22 "(ii) adoption by—

23 "(I) schools and libraries located
24 on tribal land; and

1 “(II) schools and libraries that
2 serve large numbers of residents of tribal
3 land; and

4 “(iii) adoption by—

5 “(I) health care facilities located
6 on tribal land; and

7 “(II) rural health care providers
8 that serve large numbers of residents of
9 tribal land.

10 “(B) DATA.—In developing and implementing metrics under subparagraph (A), the Commission shall rely on data collected from multiple sources, including—

14 “(i) data collected by the Commission
15 or the Universal Service Administrative
16 Company in the course of administering the
17 universal service support mechanisms;

18 “(ii) data collected by—

19 “(I) other agencies such as the Department of Education, the Department of Health and Human Services, the Bureau of Indian Affairs (including data on the Rights of Way on Indian Land Final Rule (25 C.F.R.

8 “(iv) other private sector sources of in-
9 formation.

10 “(3) ANALYZING AND REPORTING ON IMPACT OF
11 UNIVERSAL SERVICE SUPPORT ON TRIBES AND TRIBAL
12 LAND.—Beginning in 2018, the Commission shall
13 prepare and submit to Congress a biennial report
14 that—

15 “(A) includes the measurements taken under
16 paragraph (2);

17 “(B) addresses ways to improve the efficacy
18 of universal service support on tribal land and
19 for residents of tribal land with regard to
20 broadband deployment and adoption;

“(C) identifies barriers to broadband adoption and deployment on tribal land;

“(D) addresses ways to overcome the barriers described in subparagraph (C);

1 “(E) addresses ways to improve the collection of data or use of open data sources by the
2 Commission to better measure the deployment
3 and adoption of broadband on tribal land;

5 “(F) examines ways to implement or improve measurements that show the impact of universal service support on members of tribes who
6 do not live on tribal land; and

9 “(G) examines ways to implement or improve measurements that show the impact of universal service support on eligible schools, libraries, and rural health care providers that are not
10 located on tribal land but serve large numbers of
11 residents of tribal land.

15 “(4) NO INCREASE IN ADMINISTRATIVE BURDEN.—In carrying out this subsection, the Commission shall ensure that any data collection efforts do not result in a net increase in the administrative burden on private sector sources of information.

20 “(5) WORKING GROUP.—The Commission shall convene a multi-stakeholder working group to examine ways to establish metrics under paragraph (2) that—

24 “(A) do not place additional burdens on carriers; and

1 “(B) utilize open data resources.

2 “(6) SUNSET.—This subsection shall terminate
3 on December 31, 2032.”.

4 **SEC. 16. CHIEF INFORMATION OFFICER AUTHORITY.**

5 (a) *IN GENERAL.*—The Commission shall ensure that
6 the Chief Information Officer of the Commission has the
7 authority to participate in decisions regarding the budget
8 planning process related to information technology.

9 (b) *CIO APPROVAL.*—Amounts appropriated to the
10 Commission that are available for information technology
11 shall be allocated within the Commission, consistent with
12 the provisions of appropriations Acts and budget guidelines
13 and recommendations from the Director of the Office of
14 Management and Budget, in such manner as specified by,
15 or approved by, the Chief Information Officer of the Com-
16 mission in consultation with the Chief Financial Officer of
17 the Commission and budget officials.

18 **SEC. 17. DISCLAIMER FOR PRESS RELEASES REGARDING**

19 **NOTICES OF APPARENT LIABILITY.**

20 The Commission shall include in any press release re-
21 garding the issuance of a notice of apparent liability under
22 section 503(b)(4) of the Communications Act of 1934 (47
23 U.S.C. 503(b)(4)) a disclaimer informing consumers that—

24 (1) the issuance of a notice of apparent liability
25 should be treated only as allegations; and

1 (2) the amount of any forfeiture penalty pro-
2 posed in a notice of apparent liability represents the
3 maximum penalty that the Commission may impose
4 for the violations alleged in the notice of apparent li-
5 ability.

6 **SEC. 18. FEDERAL SPECTRUM TRANSPARENCY AND VALUE.**

7 (a) *SPECTRUM OPPORTUNITY COST STUDY AND RE-*
8 *PORt.*—

9 (1) *IN GENERAL.*—Not later than 2 years after
10 the date of enactment of this Act, and every 2 years
11 thereafter, the Comptroller General of the United
12 States shall submit to the appropriate committees of
13 Congress a report on the annual opportunity cost of
14 each specific Federal spectrum band assigned to, or
15 otherwise allocated for use by, Federal entities.

16 (2) *SCOPE.*—Each report submitted under para-
17 graph (1) shall cover all federally allocated spectrum
18 bands between 150 megahertz and 6000 megahertz,
19 inclusive.

20 (3) *REQUIREMENTS.*—Each report submitted
21 under paragraph (1) shall—

22 (A) define the term “opportunity cost” as
23 the value of the spectrum, in dollar terms, as if
24 such spectrum were to be reallocated on a li-
25 censed or unlicensed basis to the highest commer-

1 *cial alternative use that currently does not have*
2 *access to that spectrum;*

3 *(B) take into account the national security*
4 *implications, including mission effectiveness, of*
5 *the potential transfer of Federal spectrum and*
6 *the ability of Federal entities to move to new*
7 *bands or share existing bands, and any limita-*
8 *tions on such moving or sharing;*

9 *(C) take into account the time required to*
10 *relocate and the cost of any potential relocation*
11 *or sharing of spectrum;*

12 *(D) take into account observed market valua-*
13 *tions from spectrum auctions, secondary spec-*
14 *trum trading, and other market indicators of*
15 *spectrum value; and*

16 *(E) determine the opportunity costs of spec-*
17 *trum assigned or otherwise allocated to Federal*
18 *entities on an exclusive or shared basis.*

19 *(b) SPECTRUM TECHNOLOGY STUDY.—*

20 *(1) IN GENERAL.—Not later than 2 years after*
21 *the date of enactment of this Act, and every 5 years*
22 *thereafter, the Comptroller General of the United*
23 *States shall—*

1 (A) examine the technologies and equipment
2 used by Federal entities operating on Federal
3 spectrum allocations; and

4 (B) determine whether such technologies and
5 equipment are the most spectrum-efficient avail-
6 able compared to existing technology to assist in
7 efficient use of spectrum.

8 (2) *SCOPE*.—Each study conducted under para-
9 graph (1) shall cover all federally allocated spectrum
10 bands between 150 megahertz and 6000 megahertz,
11 inclusive.

12 (3) *CONSIDERATIONS*.—In conducting each study
13 under paragraph (1), the Comptroller General shall
14 take into account—

15 (A) limitations on the acceptance of new
16 technology and equipment such as design charac-
17 teristics of national security programs and ac-
18 quisition challenges associated with introducing
19 new technologies into complex defense programs
20 with unique requirements, including national se-
21 curity satellite programs; and

22 (B) the impact of accepting new technology
23 and equipment on mission effectiveness.

24 (4) *CERTAIN DETERMINATIONS MADE*.—If any
25 study required under paragraph (1) determines that

1 *the technologies and equipment of Federal entities op-*
2 *erating on Federal spectrum allocations are not the*
3 *most spectrum-efficient available, the Comptroller*
4 *General shall determine—*

5 *(A) what the costs would be to upgrade such*
6 *systems to more up-to-date and readily available*
7 *systems;*

8 *(B) what benefits would be gained from up-*
9 *grading, particularly any cost savings or in-*
10 *creases in spectrum utilization efficiency; and*

11 *(C) whether there are any potential prob-*
12 *lems with upgrading to more up-to-date systems.*

13 *(5) REPORTS.—The Comptroller General shall*
14 *submit to the appropriate committees of Congress a*
15 *report on each study required under paragraph (1).*

16 *(c) SUNSET.—This section shall terminate on the date*
17 *that is 10 years after the date on which the first report*
18 *is submitted under subsection (a).*

19 *(d) APPROPRIATE COMMITTEES OF CONGRESS DE-*
20 *FINED.—For purposes of this section, the term “appropriate*
21 *committees of Congress” means—*

22 *(1) the Committee on Commerce, Science, and*
23 *Transportation of the Senate;*

24 *(2) the Committee on Armed Services of the Sen-*
25 *ate;*

1 (3) the Select Committee on Intelligence of the
2 Senate;

3 (4) the Committee on Energy and Commerce of
4 the House of Representatives;

5 (5) the Committee on Armed Services of the
6 House of Representatives; and

7 (6) the Permanent Select Committee on Intel-
8 ligence of the House of Representatives.

9 **SEC. 19. STUDY AND REPORT ON FILING REQUIREMENTS**

10 **UNDER UNIVERSAL SERVICE FUND PRO-**
11 **GRAMS.**

12 (a) **DEFINITIONS.**—In this section—

13 (1) the term “Commission” means the Federal
14 Communications Commission;

15 (2) the term “covered carrier” means an eligible
16 telecommunications carrier or service provider that
17 receives universal service support under sections
18 214(e) and 254 of the Communications Act of 1934
19 (47 U.S.C. 214(e) and 254) for the provision of serv-
20 ice under a Universal Service Fund program; and

21 (3) the term “Universal Service Fund program”
22 means—

23 (A) the Connect America Fund of the Com-
24 mission set forth under subpart D of part 54 of

1 *title 47, Code of Federal Regulations, or any suc-*
2 *cessor thereto;*

3 *(B) the Lifeline program of the Commission*
4 *set forth under subpart E of part 54 of title 47,*
5 *Code of Federal Regulations, or any successor*
6 *thereto;*

7 *(C) the E-Rate program of the Commission*
8 *set forth under subpart F of part 54 of title 47,*
9 *Code of Federal Regulations, or any successor*
10 *thereto; or*

11 *(D) the Rural Health Care program of the*
12 *Commission set forth under subpart G of part 54*
13 *of title 47, Code of Federal Regulations, or any*
14 *successor thereto.*

15 *(b) STUDY AND REPORT.—Not later than 180 days*
16 *after the date of enactment of this Act, the Comptroller Gen-*
17 *eral of the United States shall conduct a study and submit*
18 *to the Commission and the Committee on Commerce,*
19 *Science, and Transportation of the Senate a report, which*
20 *shall include—*

21 *(1) an analysis of the filing requirements for*
22 *covered carriers participating in a Universal Service*
23 *Fund program, including any filings required by the*
24 *Universal Service Administrative Company and the*
25 *National Exchange Carrier Association;*

- 1 (2) *an analysis of the financial impact of those*
2 *filing requirements on covered carriers participating*
3 *in a Universal Service Fund program; and*
4 (3) *recommendations on how to consolidate re-*
5 *dundant filing requirements for covered carriers par-*
6 *ticipating in a Universal Service Fund program.*

7 **SEC. 20. FEASIBILITY STUDY ON MOBILE BROADBAND COV-**
8 **ERAGE DRIVE TESTING IN RURAL AREAS.**

9 (a) *DEFINITION.—In this section, the term “rural*
10 *area” means a nonmetropolitan county or county equiva-*
11 *lent, as defined by the Office of Management and Budget.*

12 (b) *STUDY.—The Commission shall study the feasi-*
13 *bility of conducting mobile broadband coverage drive testing*
14 *in rural areas, to determine the scope of existing mobile*
15 *broadband coverage, using—*

16 (1) *the delivery systems of the United States*
17 *Postal Service;*
18 (2) *commercial entities; and*
19 (3) *any other means that the Commission deter-*
20 *mines appropriate.*

21 (c) *REPORT.—Not later than 180 days after the date*
22 *of enactment of this Act, the Commission—*
23 (1) *shall submit to Congress a report with the re-*
24 *sults of the study conducted under subsection (b); and*

1 (2) if the Commission determines that con-
2 ducting drive testing as described in subsection (b) is
3 not feasible, shall include in the report recommenda-
4 tions for other methods of mobile broadband coverage
5 testing in rural areas that the Commission considers
6 feasible.

7 **SEC. 21. STUDY ON INTERNET PROTOCOL TRANSITION.**

8 (a) *DEFINITION.*—In this section, the term “Internet
9 Protocol transition” means the transition of telecommuni-
10 cations services in the United States from legacy telephone
11 services to Internet Protocol-based services.

12 (b) *STUDY.*—The Comptroller General of the United
13 States shall conduct a study on the potential benefits of the
14 Internet Protocol transition and the preparedness of the
15 Federal Government to efficiently facilitate the transition,
16 including by examining how the Federal Government—

17 (1) is working with public and private sector
18 stakeholders; and

19 (2) can best facilitate the transition in rural and
20 low-income communities.

21 (c) *REPORT.*—Not later than 270 days after the date
22 of enactment of this Act, the Comptroller General of the
23 United States shall submit to the appropriate congressional
24 committees a report on the study conducted under sub-
25 section (b).

1 **SEC. 22. REPORT ON INCENTIVE AUCTION REPACK.**

2 (a) *FIRST REPORT.*—As expeditiously as possible, and
3 not later than 105 days after the completion of the forward
4 auction required under section 6403(c) of the Middle Class
5 Tax Relief and Job Creation Act of 2012 (47 U.S.C.
6 1452(c)), the Commission shall submit to the appropriate
7 congressional committees a report that contains an analysis
8 of—

9 (1) how many and which broadcast television li-
10 censees and other entities have submitted TV Broad-
11 caster Relocation Fund reimbursement forms;

12 (2) the aggregate amount of reimbursements re-
13 quested from the TV Broadcaster Relocation Fund
14 and an estimate of what resources are currently
15 available to reimburse costs reasonably incurred by
16 broadcast television licensees and other entities;

17 (3) how many television stations will be required
18 to relocate to a new channel assignment following the
19 completion of the forward auction; and

20 (4) the status of bilateral spectrum coordination
21 with Canada and Mexico.

22 (b) *SECOND REPORT.*—Not later than 240 days after
23 the completion of the forward auction required under sec-
24 tion 6403(c) of the Middle Class Tax Relief and Job Cre-
25 ation Act of 2012 (47 U.S.C. 1452(c)), the Commission shall

1 submit to the appropriate congressional committees a report
2 that contains—

3 (1) a construction schedule for the relocation of
4 television stations to new channel assignments fol-
5 lowing the completion of the forward auction;

6 (2) a projection, to the extent possible, of whether
7 broadcast television viewers will face any service dis-
8 ruptions as a result of the relocation of television sta-
9 tions to new channel assignments;

10 (3) a projection, to the extent possible, of the im-
11 pact of the relocation of television stations to new
12 channel assignments on rural areas of the United
13 States and television broadcast translator services;
14 and

15 (4) what steps may be taken to accelerate the re-
16 location of television stations to new channel assign-
17 ments and expedite successful forward auction bid-
18 ders' use of spectrum.

19 **SEC. 23. REPORT ON UNIVERSAL SERVICE RURAL HEALTH**

20 **CARE PROGRAM.**

21 (a) **DEFINITION.**—In this section, the term “funding
22 year” has the meaning given the term in section 54.675(b)
23 of title 47, Code of Federal Regulations, or any successor
24 regulation.

1 (b) *REPORT REQUIRED.*—Not later than 270 days
2 after the date of enactment of this Act, the Commission shall
3 submit to the appropriate congressional committees a report
4 that assesses the Universal Service Rural Health Care Pro-
5 gram of the Commission.

6 (c) *CONTENTS.*—The report submitted under sub-
7 section (b) shall include—

8 (1) data on the amount of funding that the Uni-
9 versal Service Rural Health Care Program has dis-
10 tributed to health care providers in each State since
11 the beginning of funding year 2013, broken down by
12 the—

13 (A) Healthcare Connect Fund;
14 (B) Telecommunications Program; and
15 (C) Rural Health Care Pilot Program;

16 (2) data on the types of advanced telecommuni-
17 cations and information services that each program
18 described in subparagraphs (A), (B), and (C) of para-
19 graph (1) has funded since the beginning of funding
20 year 2013;

21 (3) data on the types of health care providers
22 that each program described in subparagraphs (A),
23 (B), and (C) of paragraph (1) has funded since the
24 beginning of funding year 2013, broken down by each

1 *category listed in section 254(h)(7)(B) of the Commu-*
2 *nications Act of 1934 (47 U.S.C. 254(h)(7)(B));*

3 *(4) an assessment of the efficacy of the Tele-*
4 *communications Program, including—*

5 *(A) the number of health care providers that*
6 *the Commission estimates have transferred from*
7 *the Internet Access Program and the Tele-*
8 *communications Program to the Healthcare Con-*
9 *nect Fund since the beginning of funding year*
10 *2013;*

11 *(B) whether there is a continued need for*
12 *the Telecommunications Program; and*

13 *(C) whether the Telecommunications Pro-*
14 *gram should be reformed or transitioned into the*
15 *Healthcare Connect Fund; and*

16 *(5) a summary of recommendations made by*
17 *commenters in response to the notice of inquiry under*
18 *subsection (d).*

19 *(d) NOTICE OF INQUIRY.—Not later than 180 days*
20 *after the date of enactment of this Act, the Commission shall*
21 *issue a notice of inquiry evaluating whether the Universal*
22 *Service Rural Health Care Program is meeting the goals*
23 *of section 254(h) of the Communications Act of 1934 (47*
24 *U.S.C. 254(h)), including—*

25 *(1) regulatory and legislative proposals;*

1 (2) an evaluation of whether the definition of the
2 term “health care provider” under that section needs
3 to be updated to ensure that support is being used ef-
4 fectively to provide health care services to rural areas;
5 and

6 (3) an evaluation of whether the advanced tele-
7 communications and information services funded by
8 the Program are sufficient to provide health care serv-
9 ices to rural areas.

10 **SEC. 24. GAO REPORT RELATING TO THE E-RATE PROGRAM.**

11 (a) *IN GENERAL.*—Not later than 180 days after the
12 date of enactment of this Act, the Comptroller General of
13 the United States shall submit to the appropriate congres-
14 sional committees a report on the E-rate program of the
15 Commission set forth under subpart F of part 54 of title
16 47, Code of Federal Regulations (in this section referred to
17 as the “E-rate program”).

18 (b) *CONTENTS.*—The report submitted under sub-
19 section (a) shall include—

20 (1) a review of the Second E-rate Modernization
21 Order adopted by the Commission on December 11,
22 2014 (FCC 14–189) and the results of the order, in-
23 cluding—

1 (A) whether the order has improved Internet
2 connectivity, including high-speed broadband
3 and Wi-Fi, for schools and libraries;

4 (B) whether the order has led to the provi-
5 sion of additional funding to schools and librar-
6 ies;

7 (C) the number of students and other indi-
8 viduals impacted;

9 (D) whether the order has resulted in over-
10 building and the duplication of facilities already
11 in existence, and if so, the reason why; and

12 (E) whether effective safeguards are in place
13 to avoid overbuilding and the duplication of fa-
14 cilities already in existence;

15 (2) a determination as to what gaps still exist
16 in Internet connectivity, including high-speed
17 broadband and Wi-Fi, for schools and libraries; and

18 (3) recommendations as to how the E-rate pro-
19 gram can be improved to better provide Internet
20 connectivity, including high-speed broadband and Wi-
21 Fi, for schools and libraries.

22 **SEC. 25. GAO REPORT.**

23 (a) **DEFINITION.**—In this section, the term “National
24 Broadband Map” means the broadband inventory map de-

1 *veloped and maintained by the National Telecommuni-*
2 *cations and Information Administration.*

3 *(b) REPORT.—Not later than 1 year after the date of*
4 *enactment of this Act, the Comptroller General of the United*
5 *States shall submit to Congress a report evaluating—*

6 *(1) how the Federal Communications Commis-*
7 *sion ensures that the broadband data collected by the*
8 *Commission is accurate, complete, and reliable, in-*
9 *cluding how making the data publicly available on*
10 *the National Broadband Map, or any successor map,*
11 *aids the Commission in that goal;*

12 *(2) the extent to which Federal agencies or other*
13 *entities authorized to distribute Federal grants or*
14 *loans for broadband projects rely on data in the Na-*
15 *tional Broadband Map to—*

16 *(A) award grants and loans for broadband*
17 *projects; or*

18 *(B) determine whether Federal Government*
19 *funds will be used to deploy broadband in areas*
20 *already served by private broadband providers;*

21 *(3) the actions the Commission has taken or*
22 *plans to take to address the limitations, if any, in*
23 *using data in the National Broadband Map, or any*
24 *successor map, for policy or funding decisions;*

1 (4) the extent to which interested parties have
2 challenged the accuracy of information in the Na-
3 tional Broadband Map, or any successor map, includ-
4 ing how the challenges were resolved; and

5 (5) whether the Commission should collect data
6 for the National Broadband Map from additional or
7 alternative commercial sources.

8 **SEC. 26. REPORTS RELATED TO SPECTRUM AUCTIONS.**

9 (a) *ESTIMATE OF UPCOMING AUCTIONS.*—Section
10 309(j) of the Communications Act of 1934 (47 U.S.C.
11 309(j)) is amended—

12 (1) in paragraph (8)(B), by striking “second”
13 each place it appears; and

14 (2) by adding at the end the following:

15 “(18) *ESTIMATE OF UPCOMING AUCTIONS.*—

16 “(A) Not later than September 30, 2016,
17 and annually thereafter, the Commission shall
18 make publicly available an estimate of what sys-
19 tems of competitive bidding authorized under
20 this subsection may be initiated during the up-
21 coming 12-month period.

22 “(B) The estimate under subparagraph (A)
23 shall, to the extent possible, identify the bands of
24 frequencies the Commission expects to be in-

1 *cluded in each such system of competitive bid-*
2 *ding.”.*

3 (b) *AUCTION EXPENDITURE JUSTIFICATION RE-*
4 *PORT.—Not later than April 1, 2017, and annually there-*
5 *after, the Commission shall provide to the appropriate com-*
6 *mittees of Congress a report containing a detailed justifica-*
7 *tion for the use of proceeds retained by the Commission*
8 *under section 309(j)(8)(B) of the Communications Act of*
9 *1934 (47 U.S.C. 309(j)(8)(B)) for the costs of developing*
10 *and implementing the program required by section 309(j)*
11 *of that Act.*

12 (c) *DEFINITION.—For purposes of this section, the*
13 *term “appropriate committees of Congress” means—*

14 (1) *the Committee on Commerce, Science, and*
15 *Transportation of the Senate;*

16 (2) *the Committee on Appropriations of the Sen-
17 ate;*

18 (3) *the Committee on Energy and Commerce of
19 the House of Representatives; and*

20 (4) *the Committee on Appropriations of the
21 House of Representatives.*

22 **SEC. 27. FCC BROADBAND DATA COLLECTION REPORT.**

23 (a) *REPORT REQUIRED.—Not later than 18 months
24 after the date of enactment of this Act, the Commission shall
25 submit to the appropriate congressional committees a report*

1 on the broadband deployment and subscription data collec-
2 tion practices of the Commission.

3 (b) CONSIDERATIONS.—The report required under sub-
4 section (a) shall include—

5 (1) a review of the broadband data collected
6 through the Form 477 process of the Commission, in-
7 cluding for both fixed and mobile broadband;

8 (2) an explanation of how the Commission en-
9 sures that broadband data submitted through the
10 Form 477 process is accurate;

11 (3) recommendations, including legislative rec-
12 ommendations, on how the Commission can improve
13 the broadband data collection practices of the Com-
14 mission with respect to both fixed and mobile
15 broadband; and

16 (4) with respect to any regulatory recommenda-
17 tions made in the report, a plan for implementing
18 those recommendations.

19 (c) PUBLIC COMMENT.—The Commission shall provide
20 notice and an opportunity for public comment on the report
21 required under subsection (a) in order to solicit rec-
22 ommendations from those comments on how the Commis-
23 sion can improve the broadband data collection practices
24 of the Commission.

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114TH CONGRESS
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[Report No. 114-355]

A BILL

To reauthorize the Federal Communications Commission for fiscal years 2017 and 2018, and for other purposes.

SEPTEMBER 20, 2016

Reported with an amendment