June 10, 2015

BY E-MAIL

National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue NW, Room 4626
Attn: Broadband Opportunity Council
Washington, DC  20230

Re: In the Matter of Broadband Opportunity Council Notice and Request for Comment – Docket No. 1540414365-5365-01, RIN 0660-XC019

Dear Ms. Hanson and Ms. Scott:

I am writing on behalf of the Fiber to the Home Council Americas (“FTTH Council” or the “Council”)¹ in response to the Rural Utilities Service (“RUS”) and the National Telecommunications and Information Administration (“NTIA”) Broadband Opportunity Council (“BOC”) Notice and Request for Comment (“Request for Comment”) seeking input on “actions the federal government can take to promote broadband deployment, adoption, and competition, including by identifying and removing regulatory barriers unduly impeding investments in broadband technology.”² In particular, the FTTH Council responds to the overarching questions: “How can the federal government promote best practices in broadband deployment and adoption? What resources are most useful to communities? What actions would be most helpful to communities seeking to improve broadband availability and use?”³

To encourage the deployment of advanced, all-fiber broadband infrastructure to all Americans, the federal government should adopt comprehensive strategies to lower regulatory barriers. For this reason, the Council appreciates the Executive Branch’s efforts taken so far to

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¹ The FTTH Council is a not-for-profit association whose mission is to accelerate deployment of all-fiber access networks by demonstrating how fiber-enabled applications and solutions create value for service providers and their customers, promote economic development, and enhance quality of life. The more than 300 members of the Council represent all areas of the broadband access industry, including service providers of all types and hardware and software equipment vendors.


³ See id. ¶ 1.
reduce federal barriers to broadband deployment. For example, EO 13604 took the important step of establishing a Steering Committee on Federal Infrastructure Permitting and Review Process Improvement to investigate ways to streamline the federal permitting and review process, while EO 13616 established a Broadband Deployment on Federal Property Working Group specifically to address barriers to broadband deployment on federal property.\(^4\) Subsequently, the Steering Committee and Working Group issued progress reports highlighting the steps they have already taken—and steps they plan to take—to improve the federal permitting process and facilitate time- and cost-effective permitting approval of major infrastructure projects, including broadband deployments.\(^5\) However, the Working Group has not provided a status report on its progress in nearly two years, and the Steering Committee’s Implementation Plan only addresses broadband in passing. Thus, there is still much work to do and threshold problems to address.

One of the most pressing concerns is that providers and local communities do not have a single, easy-to-use source of information to enable them to understand how to access federal funds, obtain necessary permits, and adopt successful strategies to deploy broadband infrastructure. Instead, information is distributed across numerous federal websites, none of which provides a complete picture.\(^6\) Even the Federal Infrastructure Projects Permitting Dashboard provides helpful information about federal assets with respect to wireless facilities siting,
Dashboard, which is intended to track project schedules and metrics for major infrastructure projects, fails to provide users with a comprehensive guide. As a result, providers spend too much time and resources, including by hiring outside consultants, gathering even basic information about project development. This can cause significant delays and additional cost before the feasibility of a broadband deployment can even be assessed.

To remedy this problem, the Council recommends the Executive Branch adopt two proposals: (1) an online broadband deployment handbook; and (2) an interagency broadband deployment consulting service to assist providers with navigating federal permitting policies and procedures and accessing federal funding resources.

First, the Executive Branch should develop an online federal broadband deployment handbook that can serve as a one-stop shop for prospective broadband infrastructure projects. This handbook should include at least the following four components:

- **A Roadmap for Accessing Federal Funding.** The handbook should include an easy-to-use roadmap of all federal resources available for funding different aspects of a broadband infrastructure deployment—from developing feasibility plans through actual construction. The Council has developed a similar guide as a part of its Community Toolkit, which provides local communities with information about federal funding that can be used to deploy all-fiber networks. However, in developing its guide, the Council has faced significant challenges trying to compile the information and ensure that it is complete and up to date.

- **Clear Instructions for Permitting.** While the existing Dashboard contains information about permitting, this information can be overwhelming for small providers and communities. The handbook, therefore, should have clear instructions for providers and local communities to understand the permitting process for access to federal assets, such as poles, ducts, conduits, and other rights of way.

- **A More Complete Broadband Map.** The handbook should include a more complete national broadband map that providers and local communities can use when applying for funding or permits. This map should not only denote all underserved and unserved areas, but other federal assets that providers could use to expedite deployment, such as highway conduit and federal buildings.

- **Best Practices for Local Communities.** The handbook should also include a collection of best practices that local communities can leverage to improve the business case for all-

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fiber deployments. For example, Google has developed a Google Fiber City Checklist to enable communities to lower barriers to fiber deployment by gathering information about existing infrastructure, assisting providers with gaining access to rights of way, and facilitating permitting, construction, and maintenance processes. Similarly, the FTTH Council Community Toolkit seeks to provide strategies for local communities to make themselves fiber-ready.

Second, the Executive Branch should establish an interagency consultancy to assist communities and providers—particularly smaller entities—with understanding and navigating the federal permitting process and available federal funding sources for broadband infrastructure deployments. This consultancy will provide a complement to the online handbook and will enable interested parties to work with the Executive Branch to develop strategies and leverage federal resources to build networks in a more cost-effective and timely manner. Based on their unique expertise in facilitating and funding broadband builds through the Broadband Technology Opportunities Program and the Broadband Initiatives Program, the Council proposes that this consultancy be housed within either NTIA or RUS.

Together, these proposals will address a significant hurdle that providers and local communities face when developing strategies to deploy all-fiber infrastructure. By improving federal resources and assistance programs for those seeking to build all-fiber networks, the Executive Branch agencies can accelerate the deployment of ultra-high-speed networks throughout the country. The Council appreciates the opportunity to submit these comments and stands ready to assist the BOC.

Sincerely,

FIBER TO THE HOME COUNCIL AMERICAS

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