(Original	Signature of Member)

118TH CONGRESS 1ST SESSION

H.R. 4141

To provide that certain communications projects are not subject to requirements to prepare certain environmental or historical preservation reviews, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	FULCHER introduced	the	following	bill;	which	was	referred	to	the
	Committee on				74				

A BILL

To provide that certain communications projects are not subject to requirements to prepare certain environmental or historical preservation reviews, 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. APPLICATION OF NEPA AND NHPA TO CERTAIN
- 4 COMMUNICATIONS PROJECTS.
- 5 (a) IN GENERAL.—
- 6 (1) NEPΛ EXEMPTION.—A Federal authoriza-
- 7 tion with respect to a covered project may not be
- 8 considered a major Federal action under section

1	102(2)(C) of the National Environmental Policy Act
2	of 1969 (42 U.S.C. 4332(2)(C)).
3	(2) NATIONAL HISTORIC PRESERVATION ACT
4	EXEMPTION.—A covered project may not be consid-
5	ered an undertaking under section 300320 of title
6	54, United States Code.
7	(b) Grant of Easement on Federal Prop-
8	ERTY.—
9	(1) NEPA EXEMPTION.—A Federal authoriza-
10	tion with respect to a covered easement for a com-
11	munications facility may not be considered a major
12	Federal action under section 102(2)(C) of the Na-
13	tional Environmental Policy Act of 1969 (42 U.S.C.
14	4332(2)(C)), if—
15	(A) a covered easement has previously been
16	granted for another communications facility or
17	a utility facility with respect to the same build-
18	ing or other property owned by the Federal
19	Government; or
20	(B) the covered easement is for a commu-
21	nications facility in a public right-of-way.
22	(2) NATIONAL HISTORIC PRESERVATION ACT
23	Exemption.— Λ covered easement for a communica-
24	tions facility may not be considered an undertaking

1	under section 300320 of title 54, United States
2	Code, if—
3	(A) a covered easement has previously been
4	granted for another communications facility or
5	a utility facility with respect to the same build-
6	ing or other property owned by the Federal
7	Government; or
8	(B) the covered easement is for a commu-
9	nications facility in a public right-of-way.
10	(c) Requests for Modification of Certain Ex-
11	ISTING WIRELESS FACILITIES.—Section 6409(a)(3) of the
12	Middle Class Tax Relief and Job Creation Act of 2012
13	(47 U.S.C. 1455(a)(3)) is amended to read as follows:
14	"(3) APPLICATION OF NEPA; NHPA.—
15	"(A) NEPA EXEMPTION.—A Federal au-
16	thorization with respect to an eligible facilities
17	request may not be considered a major Federal
18	action under section 102(2)(C) of the National
19	Environmental Policy Act of 1969 (42 U.S.C.
20	4332(2)(C)).
21	"(B) NATIONAL HISTORIC PRESERVATION
22	ACT EXEMPTION.—An eligible facilities request
23	may not be considered an undertaking under
24	section 300320 of title 54, United States Code

1	"(C) FEDERAL AUTHORIZATION DE-
2	FINED.—In this paragraph, the term 'Federal
3	authorization'—
4	"(i) means any authorization required
5	under Federal law with respect to an eligi-
6	ble facilities request; and
7	"(ii) includes any permits, special use
8	authorizations, certifications, opinions, or
9	other approvals as may be required under
10	Federal law with respect to an eligible fa-
11	cilities request.".
12	SEC. 2. PRESUMPTION WITH RESPECT TO CERTAIN COM-
13	PLETE FCC FORMS.
14	(a) Presumption.—If an Indian Tribe is shown to
15	have received a complete FCC Form 620 or FCC Form
16	621 (or any successor form), or can be reasonably ex-
17	pected to have received a complete FCC Form 620 or FCC
18	Form 621 (or any successor form), and has not acted on
19	a request contained in such complete form by the date that
20	is 45 days after the date of such receipt or reasonably
21	expected receipt—
22	(1) the Commission and a court of competent
23	jurisdiction (as the case may be) shall presume the
24	applicant with respect to such complete form has
25	made a good faith effort to provide the information

1	reasonably necessary for such Indian Tribe to ascer-
2	tain whether historic properties of religious or cul-
3	tural significance to such Indian Tribe may be af-
4	fected by the undertaking related to such complete
5	form; and
6	(2) such Indian Tribe shall be presumed to
7	have disclaimed interest in such undertaking.
8	(b) Overcoming Presumption.—
9	(1) IN GENERAL.—An Indian Tribe may over-
10	come a presumption under subsection (a) upon mak-
11	ing, to the Commission or a court of competent ju-
12	risdiction, a favorable demonstration with respect to
13	1 or more of the factors described in paragraph (2).
14	(2) FACTORS CONSIDERED.—In making a de-
15	termination regarding a presumption under sub-
16	section (a), the Commission or court of competent
17	jurisdiction shall give substantial weight to—
18	(Λ) whether the applicant with respect to
19	the relevant complete form failed to make a
20	reasonable attempt to follow up with the appli-
21	cable Indian Tribe not earlier than 30 days,
22	and not later than 50 days, after the applicant
23	submitted a complete FCC Form 620 or FCC
24	Form 621 (as the case may be) to such Indian
25	Tribe: and

1	(B) whether the rules of the Commission,
2	or FCC Form 620 or FCC Form 621, are
3	found to be in violation of a Nationwide Pro-
4	grammatic Agreement of the Commission.
5	SEC. 3. RULE OF CONSTRUCTION.
6	Nothing in this Act or any amendment made by this
7	Act may be construed to affect the obligation of the Com-
8	mission to evaluate radiofrequency exposure under the Na-
9	tional Environmental Policy Act of 1969 (42 U.S.C. 4321
0	et seq.).
11	SEC. 4. DEFINITIONS.
12	In this Act:
13	(1) CHIEF EXECUTIVE.—The term "Chief Ex-
14	ecutive" means the person who is the Chief, Chair-
15	man, Governor, President, or similar executive offi-
16	cial of an Indian tribal government.
17	(2) Commission.—The term "Commission"
18	means the Federal Communications Commission.
19	(3) COMMUNICATIONS FACILITY.—The term
20	"communications facility" has the meaning given the
21	term "communications facility installation" in sec-
22	tion 6409(d) of the Middle Class Tax Relief and Job
23_	Creation Act of 2012 (47 U.S.C. 1455(d)).
24	(4) COVERED EASEMENT.—The term "covered
25	easement" means an easement, right-of-way, or lease

1	with respect to a building or other property owned
2	by the Federal Government, excluding Tribal land
3	held in trust by the Federal Government (unless the
4	Indian tribal government with respect to such land
5	requests that the Commission not exclude the land
6	for purposes of this definition), for the right to in-
7	stall, construct, modify, or maintain a communica-
8	tions facility or a utility facility.
9	(5) COVERED PROJECT.—The term "covered
10	project" means any of the following:
11	(Λ) Λ project—
12	(i) for—
13	(I) the mounting or installation
14	of a personal wireless service facility
15	with another personal wireless service
16	facility that exists at the time at
17	which a request for authorization of
18	such mounting or installation is sub-
19	mitted to a State or local government
20	or instrumentality thereof or to an In-
21	dian tribal government; or
22	(II) the modification of a per-
23	sonal wireless service facility; and
24	(ii) for which a permit, license, or ap-
25	proval from the Commission is required or

1	that is otherwise subject to the jurisdiction
2	of the Commission.
3	(B) Λ project—
4	(i) for the placement, construction, or
5	modification of a telecommunications serv-
6	ice facility in or on eligible support infra-
7	structure; and
-8	(ii) for which a permit, license, or ap-
9	proval from the Commission is required or
10	that is otherwise subject to the jurisdiction
11	of the Commission.
12	(C) A project to deploy a small personal
13	wireless service facility.
14	(D) Λ project—
15	(i) for the deployment or modification
16	of a communications facility that is to be
17	carried out entirely within a floodplain (as
18	defined in section 9.4 of title 44, Code of
19	Federal Regulations, as in effect on the
20	date of the enactment of this Act); and
21	(ii) for which a permit, license, or ap-
22	proval from the Commission is required or
23	that is otherwise subject to the jurisdiction
24	of the Commission.
25	(E) A project—

1	(i) for the deployment or modification
2	of a communications facility that is to be
3	carried out entirely within a brownfield site
4	(as defined in section 101 of the Com-
5	prehensive Environmental Response, Com-
6	pensation, and Liability Λet of 1980 (42)
7	U.S.C. 9601)); and
8	(ii) for which a permit, license, or ap-
9	proval from the Commission is required or
10	that is otherwise subject to the jurisdiction
11	of the Commission.
12	(F) Λ project to permanently remove cov-
13	ered communications equipment or services (as
14	defined in section 9 of the Secure and Trusted
15	Communications Networks Act of 2019 (47
16	U.S.C. 1608)) and to replace such covered com-
17	munications equipment or services with commu-
18	nications equipment or services (as defined in
19	such section) that are not covered communica-
20	tions equipment or services (as so defined).
21	(G) A project that—
22	(i) is to be carried out entirely within
23	an area for which the President, the Gov-
24	ernor of a State, or the Chief Executive of

1	an Indian tribal government has declared a
2	major disaster or an emergency;
3	(ii) is to be carried out not later than
4	5 years after the date on which the Presi-
5	dent, Governor, or Chief Executive made
6	such declaration; and
7	(iii) replaces a communications facility
8	damaged by such disaster or emergency or
9	makes improvements to a communications
10	facility in such area that could reasonably
11	be considered as necessary for recovery
12	from such disaster or emergency or to pre-
13	vent or mitigate any future disaster or
14	emergency.
15	(II) A project for the placement and instal-
16	lation of a new communications facility if-
17	(i) such new facility—
18	(I) will be located within a public
19	right-of-way; and
20	(II) is not more than 50 feet tall
21	or 10 feet taller than any existing
22	structure in the public right-of-way,
23	whichever is higher;
24	(ii) such new facility is—

1	(I) a replacement for an existing
2	communications facility; and
3	(II) the same as, or substantially
4	similar to (as such term is defined by
5	the Commission), the existing commu-
6	nications facility that such new com-
7	munications facility is replacing;
8	(iii) such new facility is a type of com-
9	munications facility that—
10	(I) is described in section
11	6409(d)(1)(B) of the Middle Class
12	Tax Relief and Job Creation Act of
13	2012 (47 U.S.C. 1455(d)(1)(B)); and
14	(II) meets the size limitation of a
15	small antenna established by the Com-
16	mission; or
17	(iv) the placement and installation of
18	such new facility involves the expansion of
19	the site of an existing communications fa-
20	cility not more than 30 feet in any direc-
21	tion.
22	(6) ELIGIBLE SUPPORT INFRASTRUCTURE.—
23	The term "eligible support infrastructure" means in-
24	frastructure that supports or houses a facility for
25	communication by wire (or that is designed for or

1	capable of supporting or housing such a facility) at
2	the time when a request to a State or local govern-
3	ment or instrumentality thereof, or to an Indian
4	tribal government, for authorization to place, con-
5	struct, or modify a telecommunications service facil-
6	ity in or on the infrastructure is submitted to the
7	government or instrumentality.
8	(7) Emergency.—The term "emergency"
9	means—
10	(Λ) in the case of an emergency declared
11	by the President, an emergency declared by the
12	President under section 501 of the Robert T.
13	Stafford Disaster Relief and Emergency Assist-
14	ance Λ et (42 U.S.C. 5191); and
15	(B) in the case of an emergency declared
16	by the Governor of a State or the Chief Execu-
17	tive of an Indian tribal government, any occa-
18	sion or instance with respect to which the Gov-
19	ernor or Chief Executive declares that an emer-
20	gency exists (or makes a similar declaration)
21	under State or Tribal law (as the case may be).
22	(8) FEDERAL AUTHORIZATION.—The term
23	"Federal authorization"—

1	(A) means any authorization required
2	under Federal law with respect to a covered
3	project or a covered easement; and
4	(B) includes any permits, special use au-
5	thorizations, certifications, opinions, or other
6	approvals as may be required under Federal law
7	with respect to a covered project or a covered
8	easement.
9	(9) GOVERNOR.—The term "Governor" means
10	the chief executive of any State.
11	(10) Indian tribal government.—The term
12	"Indian tribal government" means the governing
13	body of an Indian Tribe.
14	(11) INDIAN TRIBE.—The term "Indian Tribe"
15	has the meaning given the term "Indian tribe"
16	under section 102 of the Federally Recognized In-
17	dian Tribe List Act of 1994 (25 U.S.C. 5130).
18	(12) Major disaster.—The term "major dis-
19	aster" means—
20	(Λ) in the case of a major disaster de-
21	clared by the President, a major disaster de-
22	clared by the President under section 401 of
23	the Robert T. Stafford Disaster Relief and
24	Emergency Assistance Act (42 U.S.C. 5170);
25	and

1	(B) in the case of a major disaster de-
2	clared by the Governor of a State or the Chief
3	Executive of an Indian tribal government, any
4	occasion or instance with respect to which the
5	Governor or Chief Executive declares that a dis-
6	aster exists (or makes a similar declaration)
7	under State or Tribal law (as the case may be).
8	(13) Personal wireless service.—The term
9	"personal wireless service" means any fixed or mo-
10	bile service (other than a broadcasting (as defined in
11	section 3 of the Communications Act of 1934 (47
12	U.S.C. 153)) service) provided via licensed or unli-
13	censed frequencies, including—
14	(A) commercial mobile service (as defined
15	in section 332(d) of the Communications Act of
16	1934 (47 U.S.C. 332(d)));
17	(B) commercial mobile data service (as de-
18	fined in section 6001 of the Middle Class Tax
19	Relief and Job Creation Act of 2012 (47 U.S.C.
20	1401));
21	(C) unlicensed wireless service; and
22	(D) common carrier wireless exchange ac-
23	cess service.
24	(14) PERSONAL WIRELESS SERVICE FACIL-
25	Try —The term "personal wireless service facility"

1	means a facility used to provide or support the pro-
2	vision of personal wireless service.
3	(15) Public right-of-way.—The term "pub-
4	lic right-of-way''—
5	(Λ) means—
6	(i) the area on, below, or above a pub-
7	lic roadway, highway, street, sidewalk,
8	alley, or similar property (whether cur-
9	rently or previously used in such manner);
10	and
11	(ii) any land immediately adjacent to
12	and contiguous with property described in
13	clause (i) that is within the right-of-way
14	grant; and
15	(B) does not include a portion of the Inter-
16	state System (as such term is defined in section
17	101(a) of title 23, United States Code).
18	(16) SMALL PERSONAL WIRELESS SERVICE FA-
19	CILITY.—The term "small personal wireless service
20	facility" means a personal wireless service facility in
21	which each antenna is not more than 3 cubic feet in
22	volume (excluding a wireline backhaul facility con-
23	nected to such personal wireless service facility).
24	(17) STATE.—The term "State" means each
25	State of the United States, the District of Columbia

1	and each territory or possession of the United
2	States.
3	(18) TELECOMMUNICATIONS SERVICE.—The
4	term "telecommunications service" has the meaning
5	given such term in section 3 of the Communications
6	Act of 1934 (47 U.S.C. 153).
7	(19) Telecommunications service facil-
8	ITY.—The term "telecommunications service facil-
9	ity''—
10	(Λ) means a facility that is designed or
11	used to provide or facilitate the provision of any
12	interstate or intrastate telecommunications
13	service; and
14	(B) includes a facility described in sub-
15	paragraph (Λ) that is used to provide other
16	services.
17	(20) Unlicensed wireless service.—The
18	term "unlicensed wireless service"—
19	(Λ) means the offering of telecommuni-
20	cations service or information service (as de-
21	fined in section 3 of the Communications Act of
22	1934 (47 U.S.C. 153)) using a duly authorized
23	device that does not require an individual li-
24	cense; and

1	(B) does not include the provision of di-
2	rect-to-home satellite services (as defined in sec-
3	tion $303(v)$ of the Communications Λ et of 1934
4	(47 U.S.C. 303(v))).
5	(21) UTILITY FACILITY.—The term "utility fa-
6	cility" means any privately, publicly, or cooperatively
7	owned line, facility, or system for producing, trans-
8	mitting, or distributing power, electricity, light, heat,
9	gas, oil, crude products, water, steam, waste, storm
10	water not connected with highway drainage, or any
11	other similar commodity, including any fire or police
12	signal system or street lighting system, that directly
13	or indirectly serves the public.
14	(22) WIRELINE BACKHAUL FACILITY.—The
15	term "wireline backhaul facility" means an above-
16	ground or underground wireline facility used to
17	transport communications service or other electronic
18	communications from a small personal wireless serv-
19	ice facility or its adjacent network interface device to
20	a communications network.