# Broadband Benchmarking in America: On the FCC Issues for Inquiry

Paper #0, 4 Pages

### **Abstract**

The Federal Communications Commission (FCC) has recently taken major decisions in an attempt to regulate broadband usage and deployment in the US. One such policy is setting the broadband speed threshold to 25 Mbps/3 Mbps, based on aggregate measurements performed throughout the country. Furthermore, the Commission also requests comments on issues pertaining to defining "advanced telecommunication capabilities" to design benchmarks based on metrics other than broadband speed.

In this work, we provide a much required input to the FCC's open questions, supported by measurements and analysis of usage patterns rather than just speed benchmarks. We analyse users with high tier access links and motivate the need of multiple speed benchmarks based on peak usage of different types of users. We also show that beyond a certain speed, user behavior is not significantly impacted by further increases in broadband capacity, thus motivating the need to define benchmarks based on metrics other than broadband speed to truly offer "advanced" capabilities.

## 1 Introduction

With the large impact of broadband Internet in daily lives, the high speed of its evolution and capabilities, and the exponential increase in services, it is imperative that all interested parties, such as the transit and content providers, collaborate to satisfy the broadband demands of the user. The Federal Communications Commission (henceforth FCC) holds the important responsibility of overlooking public and private sector initiatives to ensure advanced broadband deployment throughout the US. As part of this responsibility, the FCChas been reporting results of its annual inquiry regarding the availability and timely deployment of "advanced telecommunications capability" to all Americans, since the amendment to the Telecommunications Act of 1996 (section 706 [2]) <sup>1</sup>.

If the FCCdetermines that "advanced telecommunications capability" is not being deployed to all Americans in a reasonable and timely fashion, the Commission is required to "take immediate action to accelerate deployment of such capability by removing barriers to infrastructure investment and by promoting competition in the telecommunications market." <sup>2</sup>. Thus, the FCCfollows a three step program:

(a) define the benchmark of "advanced telecommunications capability", (b) audit the capability of services offered by Internet Service Providers (henceforth ISPs), and (c) spend the federal budget on increasing ISP capabilities, to accomplish their defined standards.

As independent researchers in the measurement community, it is our responsibility to ensure that the FCCdefines broadband benchmarks and standards in a sensible manner. Until recently, efforts to define such benchmarks were based on aggregated data analysis by the FCC, where all users were treated similarly without studying their actual usage requirements [?]. This resulted in a sudden increase of the benchmark standard from 1 Mbps/200 kbps to 4 Mbps/1 Mbps in 2010 [], and to 25 Mbps/3 Mbps in 2015 [] TODO: check years and standards. Although we support the move to a higher broadband standard based on the increasing share of high quality entertainment traffic in home broadband consumption [3] [4], as well as possibility of offering advanced capability such as telemedicine, we disagree with the methodology followed by the Commission in reaching these standards. By declaring fixed broadband a regulated commodity, it is necessary that in the future, broadband pricing policy take into account usage characteristics.

In particular, we believe that there is a need to: (a) define benchmarks based on standards other than broadband speed, such as usage, (b) define multiple benchmarks rather than aggregates based on type of usage, and (c) re-examine peak time usage with recent changes in usage patterns, to estimate for capacity planning. We also realize that the FCCrequests comments on the issues of broadband benchmarking [section 2], and this work presents a first attempt in the direction of supplementing FCCpolicy with measured usage data from home users.

To analyze usage characteristics we study byte counter data collected by Comcast home gateways for their customers in Salt Lake City, Utah, with a high capacity access link (105 Mbps) [section 3]. Although we limit our analysis to a particular high access link ISP and a single city, this avoids any biases in usage patterns especially during peak time, as well as different pricing models. And with this controlled setting, we motivate the need of multiple benchmarks based on varying usage, as well a need to study peak usage for different types of users [section 5]. Based on our analysis, we comment on the issues raised by FCCto investigate

<sup>&</sup>lt;sup>1</sup> Issue #1. [1]

<sup>&</sup>lt;sup>2</sup> Issue #12. [1]

a better benchmarking solution for the US [section 6]. Our contributions in this work are as follows:

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# 2 Issues for Inquiry

In the FCC report No. 14-113, on Aug 5, 2014 [1], the FCC asks some relevant questions about broadband usage, and requests comments from the community to improve its decision making process. We summarize their comments and hypothesis as follows:

**Issue #12.** Household Bandwidth Scenarios (Table 2, [1]). The typical bandwidth a household may need today varies between 4 to 10 Mbps for low to high usage households during peak period. Is this still valid with continuous introduction of new services and connected devices?

**Issue #13.** *Peak Usage Time.* Should bandwidth requirements for a typical household be assessed during peak Internet usage periods, from 7 pm to 11 pm on weeknights? Is the "peak usage time" an efficient metric, or should the average usage of a household over a day be considered instead? Does establishing a reasonable household usage scenario during peak periods assist the Commission to identify a benchmark?

Issue #14. Broadband Speed Benchmarks. SG: make this another subsection with following points 14-...? What is the right benchmark to represent moderate use for a midrange needed by a 3 user household? Even though the commission has recently decided to set the benchmark to 25/3 [], anticipating future usage, the growth in Internet usage with Netflix super HD [] and our analysis 5 show that setting such limits is not cool. 15: How should the Commission forecast future household broadband uses to justify such a benchmark?

**Issue #16.** emphAdoption Based Benchmarks. Similarly for uplink, the benchmark is based on 70% adoption rate -does it even make sense? 17. Symmetrical usage like video calls - does it impact aggregate usage at all?

**Issue #19.** Does it make sense to base the benchmark on the fastest speed tier for which a substantial portion of the consumers subscribe. How should the Commission define "substantial portion" and how should we interpret such demand?

Issue #2.2. Other Speed Benchmarks Broadband requirements are not uniform throughout the nation. Some users will have significantly greater needs. Should FCC opt for multiple benchmarks depending on user scenario, usage, occupation, and different benchmarks for schools, libraries, etc.? TODO: characterize differing usage even in 100 Mbps/250 tier – a user taxonomy, include Sandvine report taxonomy and show of variance in aggregate users – we will show extreme variance in the same band of users and motivate a need of new benchmarks instead of speed. Note: does this end up motivating a case for non-net neutrality based on low usage vs high usage? did FCC take the wrong decision – if we could show our data set uses completely different set of sites etc...

Issue #2.8. Data Usage.

SG: price of tier increases but comcast usage is same here?

What we don't do: latency, application usage, mobile speed benchmarks.

#### 3 Data Source

Our dataset consists of network usage byte counters reported by Comcast gateways every 15 minutes from October 1, 2014 to December 29, 2014. There are two sets of broadband tiers that were used to collect this data: controlset, consisting of homes and businesses with a 105 Mbps access link, and the testset, consisting of homes and businesses that were paying for a 105 Mbps access link, yet were receiving 250 Mbps instead. Users in the test set were selected randomly and were not told that their access bandwidth has been increased. There were more than 15000 gateway devices in the control set, with varying usage over the three months, and about 2200 gateway devices in the test set. TODO: confirm - these were reported by Comcast gateways right?

Both the testand controlsets were collected from users in Salt Lake City, Utah, to avoid any biases in behavior based on location. Although this dataset corresponds to just one ISP, we believe that it is broadly representative of urban users in the US in the same, or higher broadband bandwidth tier (100 Mbps). Thus, we use this data to draw general conclusions about behavioral change with link capacity TODO: (add more here...)

SG: Supplement the data with bismark?

SG: My Speed Test Usage Patterns data - Any chance?

# 3.1 Data Description

Comcast splits the controlset into 8 separate pools on different date ranges and gateways TODO: confirm if there is repeated device IDs in control1-8. . Each dataset contains the following relevant fields: Device ID, sample period time, service class, service direction, IP address, and the bytes transferred in the 15 minute sample slot, as described in table 1. TODO: find out more about service class name, and IP addresses being the same across all sets

Field	Description
Device_number	Arbitrarily assigned CM device identifier
end_time	Fifteen minute sample period end time
date_service_created	Service start (not used in our analysis)
service_class_name	Used to differentiate data application
cmts_inet	Cmts identifier (derived from ip address)
service_direction	1-downstream, 2-upstream
port_name	Cmts port descriptor
octets_passed	Byte count
device_key	not used in our analysis
service_identifier	Service id (not used in our analysis)

Table 1: Field Descriptions for Comcast Dataset by Comcast

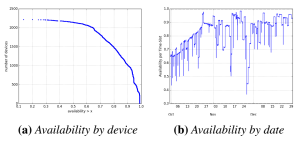


Figure 1: Availability, based on gateway device responsiveness.

# 3.2 Data Processing

To process the large amount of data (more than 15000 unique devices, 96 time slots per day, 3 months, multiple service classes per time-slot), we first split the data by direction into uplink and downlink. The nature of the questions we ask in section 1 encourages us to concentrate on the downstream data, although we present similar results for upstream data in section 5. We also do not use the service class name identifier in our analysis, which is internal to Comcast. TODO: Our analysis showed that ignoring the service class identifier does not change our conclusions on usage patterns and statistics. Thus we only considered overall usage for each gateway device in each time slot, in uplink and downlink direction.

Note that 15 minute time slots were synchronized to the same time stamp. They were off only by a few seconds (under 30, as claimed by Comcast). As our analysis deals with aggregated patterns on a granularity of 15 minutes, we believe this time synchronization to be irrelevant.

#### 3.3 Data Sanitization

Our initial analysis of data transferred per time slot showed that certain gateway devices were responsive only for brief periods. We also noticed that certain time slots had a very low response rate throughout the dataset. TODO: Why? asked comcast.

We evaluate the fraction of responsiveness of a gateway throughout the dataset, as well as the fraction of responsiveness per time slot, and call this the **availability**. Figure 1 shows how the number of devices decreases for a higher availability requirement. Based on the common trend of this plot throughout the testand controldatasets, we decided to only choose gateway devices with an availability of at least 0.8.

On exploring control4, we noticed that the dataset spanned the October-December period, but for the first week there were 15000 unique devices reporting their usage statistics, while after the first week, the number dropped to 5000. Furthermore, control5 and control6 reported usage for 5000 devices in the month of November, but only a 100 devices in December. We did not want stray devices impacting our measure of availability, therefore we sliced the controldatasets to monthly date ranges with a minimum of 4000, or at least half the total unique devices present.

Finally, we sliced the sanitized testset based on the date range of each individual controlset for comparison. We compared each of these tests individually to ensure that there are no outliers. We refer to the testand controlsets in this case simply as datasets 1-8. To analyze data by each month, we also sliced and combined the sanitized data to give us controland testdata for October, November, and December, referred to as oct, nov, dec. Finally, we combine all controlsets to form a large concatenated dataset over the same date range as the complete testdataset, and we refer to this simply as full. A description of these sanitized sets is provided in table 2

TODO: Figure 1 Make common **EPS** plot of availability – 8 control sets (half filtered) + test sets vs availability.

SG: Figure 1a should show why we chose 0.5 as threshold, Figure 1b should show why we expected 3k-4k sanitized devices per set

TODO: Table 2 recheck all numbers and rewrite para accordingly, it seems control4 did not end at just one month - continued till December

TODO: Table 2 turn it around

# 4 Methodology

## 5 Results

Q/A Plots

#### 6 Discussion

results that are contradictory
results that data suggests that is wrong
- suggest that this may be due to representation
a better way to measure and offer broadband based on utilization?

#### 7 Related Work

fcc reports + sandvine on usage patterns papers studying broadband vs utilization Note: this can go in the intro if lack of space

Dataset	$set_1$	set <sub>2</sub>	set <sub>3</sub>	set <sub>4</sub>	set <sub>5</sub>	set <sub>6</sub>	set <sub>7</sub>	set <sub>8</sub>	set <sub>oct</sub>
Start Time	2014-09-30	2014-10-01	2014-10-01	2014-11-01	2014-11-01	2014-11-01	2014-11-01	2014-12-01	2014-10-01
End Time	2014-10-31	2014-10-31	2014-10-312	2014-12-29	2014-12-29	2014-12-29	2014-12-29	2014-12-29	2014-10-30
Devices <sub>control</sub>	3627	4033	3969	1266	3632	3852	3644	4277	11629
Devices <sub>test</sub>	1481	1481	1481	1481	1481	1481	1481	1481	1481

 $\textbf{Table 2: } \textit{Sanitized Dataset Description: Most of our analysis will be based on \textit{set}_{full} \textit{ unless otherwise stated}$ 

# References

- [1] Federal Communications Commission. Eleventh Broadband Progress Report No 15-10A1, February 2015. (Cited on pages 1 and 2.)
- [2] Federal Communications Commission. Telecommunications
- Act of 1996, February 2015. (Cited on page 1.)
- [3] Sandvine. Global Internet Phenomena Report 1H, April 2014. (Cited on page 1.)
- [4] Sandvine. Global Internet Phenomena Report 2H, November 2014. (Cited on page 1.)