117TH CONGRESS 1ST SESSION

H. R. 1074

To provide that the deployment of a small personal wireless service facility shall not constitute an undertaking under section 300320 of title 54, United States Code, or a major Federal action for the purposes of section 102(2)(C) of the National Environmental Policy Act of 1969, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 15, 2021

Mr. Scalise introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide that the deployment of a small personal wireless service facility shall not constitute an undertaking under section 300320 of title 54, United States Code, or a major Federal action for the purposes of section 102(2)(C) of the National Environmental Policy Act of 1969, 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,

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Reducing Antiquated
3	Permitting for Infrastructure Deployment Act" or the
4	"RAPID Act".
5	SEC. 2. REBUTTABLE PRESUMPTION ON SHOT CLOCK
6	TIMELINE BEGINNING FOR PURPOSES OF
7	NHPA.
8	(a) Definitions.—In this section:
9	(1) Personal wireless service.—The term
10	"personal wireless service" means—
11	(A) commercial mobile service (as defined
12	in section 332(d) of the Communications Act of
13	1934 (47 U.S.C. 332(d)));
14	(B) commercial mobile data service (as de-
15	fined in section 6001 of the Middle Class Tax
16	Relief and Job Creation Act of 2012 (47 U.S.C.
17	1401));
18	(C) unlicensed wireless service; and
19	(D) common carrier wireless exchange ac-
20	cess service.
21	(2) Personal wireless service facility.—
22	The term "personal wireless service facility" means
23	a facility for the provision of personal wireless serv-
24	ice

1	(3) Small personal wireless service fa-
2	CILITY.—The term "small personal wireless service
3	facility"—
4	(A) means a personal wireless service facil-
5	ity in which each antenna is not more than 3
6	cubic feet in volume; and
7	(B) does not include a wireline backhaul
8	facility.
9	(4) Wireline Backhaul facility.—The term
10	"wireline backhaul facility" means an above-ground
11	or underground wireline facility used to transport
12	communications service or other electronic commu-
13	nications from a small personal wireless service facil-
14	ity or its adjacent network interface device to a com-
15	munications network.
16	(b) In General.—The deployment of a small per-
17	sonal wireless service facility shall not constitute an under-
18	taking under section 300320 of title 54, United States
19	Code, or a major Federal action for the purposes of sec-
20	tion 102(2)(C) of the National Environmental Policy Act
21	of 1969 (42 U.S.C. 4332).
22	(c) Rebuttable Presumption.—
23	(1) In general.—If an Indian Tribe or Native
24	Hawaiian Organization is shown to have received a
25	complete Form 620 or Form 621 (or any successor

- form), or can be reasonably expected to have received a complete Form 620 or Form 621 (or any successor form), and has not acted on a complete request contained in the form within 45 days after such receipt—
 - (A) the Commission and a court of competent jurisdiction (as the case may be) shall presume the applicant has made a good faith effort to provide the information reasonably necessary for Indian Tribes and Native Hawaiian Organizations to ascertain whether historic properties of religious and cultural significance to them may be affected by the undertaking; and
 - (B) the Indian Tribe or Native Hawaiian Organization (as the case may be) shall be presumed to have disclaimed interest in the application.

(2) Overcoming Presumption.—

(A) IN GENERAL.—An Indian Tribe or Native Hawaiian Organization may overcome the presumption under paragraph (1) upon favorably demonstrating one or more of the factors to be considered under subparagraph (B).

1	(B) Factors considered.—The review
2	by the Commission or a court of competent ju-
3	risdiction under paragraph (1) shall give sub-
4	stantial weight to—
5	(i) whether the applicant made a rea-
6	sonable attempt to follow up with the In-
7	dian Tribe or Native Hawaiian Organiza-
8	tion not earlier than 30 days, and not later
9	than 50 days, after the applicant sub-
10	mitted a complete Form 620 or Form 621
11	(as the case may be) to the Indian Tribe
12	or Native Hawaiian Organization; and
13	(ii) whether the rules of the Commis-
14	sion and Form 620 or Form 621 is found
15	to be in violation of a Nationwide Pro-
16	grammatic Agreement of the Commission.