

116TH CONGRESS 2D SESSION

H. R. 6819

To fund grants for the immediate deployment of temporary wireless broadband service on Tribal lands and Hawaiian Home Lands, to provide emergency special temporary authority to use electromagnetic spectrum for the provision of wireless broadband service on Tribal lands and Hawaiian Home Lands, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 12, 2020

Ms. Haaland (for herself, Mr. Cole, Ms. McCollum, Mr. Gallego, Mr. Kilmer, Ms. Kendra S. Horn of Oklahoma, Mr. Grijalva, Mr. Case, Mr. Ted Lieu of California, Mr. Huffman, Ms. Roybal-Allard, Mr. Blumenauer, Ms. Jayapal, Ms. Delbene, Mr. Soto, and Ms. Gabbard) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To fund grants for the immediate deployment of temporary wireless broadband service on Tribal lands and Hawaiian Home Lands, to provide emergency special temporary authority to use electromagnetic spectrum for the provision of wireless broadband service on Tribal lands and Hawaiian Home Lands, 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 "COVID-19 Designa-
- 3 tion of Immediate Special Authority of Spectrum for
- 4 Tribes' Emergency Response in Indian Country Act" or
- 5 the "COVID-19 DISASTER in Indian Country Act".

6 SEC. 2. FINDINGS.

- 7 Congress finds the following:
 - (1) The immediate grant of emergency special temporary authority of available spectrum that will efficiently support temporary wireless broadband networks and allow Indian Tribes to provide Tribal members with wireless broadband service over Tribal lands or Hawaiian Home Lands during the COVID—19 crisis due to the increased demand for telecommunications and disproportionate impacts of the COVID—19 pandemic in Indian Country is essential.
 - (2) Reservations are the most digitally disconnected areas in the United States that lack basic access to broadband and wireless services at rates comparable to, and in some cases lower than, third-world countries.
 - (3) In 2018, the Government Accountability Office and the Federal Communications Commission reported that only 65 percent of American Indian and Alaska Natives (AI/ANs) living on Tribal lands had access to fixed broadband services, and only 68

- percent of AI/AN households on rural Tribal lands had telephone services. This is a stark comparison to only 8 percent of the national average that lacks access to fixed broadband services.
 - (4) Indian Tribes have previously encountered substantial barriers to accessing broadband and other communications services on Tribal lands to deploy telecommunication services for the safety and well-being of Tribal members and to decrease the alarming rates of unnecessary loss of lives that AI/ANs disproportionately experience, especially through the lack of access to health care services and emergency resources, as demonstrated during the COVID–19 pandemic that continues to disproportionately impact Indian Country.
 - (5) Indian Tribes' lack of access to broadband services on Tribal lands and Hawaiian Home Lands during the COVID-19 pandemic further highlights the digital divide in Indian Country.
 - (6) The Government Accountability Office found that health information technology systems at the Indian Health Service rank as the Federal Government's third-highest need for agency system modernization, since 50 percent of Indian Health Service facilities depend on outdated circuit connections

- based on one or two TI circuit lines (3 Mbps), creating slower response times than any other health
 facility system in the United States.
 - (7) A 2018 Tribal health reform comment filed with the Federal Communications Commission has further stated that approximately 1.5 million people living on Tribal lands lack access to broadband and, of the 75 percent of rural Indian Health Service facilities, many still lack reliable broadband networks for American Indians and Alaska Natives (AI/ANs) to access telehealth or clinical health care services, which is a critical need in the most geographically isolated areas of the country with some of the highest poverty rates, and lack of access to reliable transportation.
 - (8) The Bureau of Indian Education has stated that recent estimates from 142 out of 174 schools have indicated that approximately 15 to 95 percent of students do not have access to internet services at home depending on Bureau school location and limitations on data caps during the COVID-19 crisis.

1 SEC. 3. DEPLOYMENT OF WIRELESS BROADBAND SERVICE

- 2 ON TRIBAL LANDS AND HAWAIIAN HOME
- 3 LANDS.
- 4 (a) Funding of Grants for Immediate Deploy-
- 5 MENT OF WIRELESS BROADBAND SERVICE ON TRIBAL
- 6 Lands and Hawahan Home Lands.—In addition to any
- 7 other amounts made available, out of any money in the
- 8 Treasury of the United States not otherwise appropriated,
- 9 there are appropriated—
- 10 (1) \$297,500,000 for grants under the commu-11 nity facilities under section grant program 12 306(a)(19) of the Consolidated Farm and Rural De-13 velopment Act to Indian Tribes, qualifying Tribal 14 entities, and the Director of the Department of Ha-15 waiian Home Lands, for the immediate deployment 16 of wireless broadband service on Tribal lands and 17 Hawaiian Home Lands, respectively, through the 18 use of emergency special temporary authority grant-19 ed under subsection (b) of this section, including 20 backhaul costs, repairs to damaged infrastructure, 21 the cost of the repairs to which would be less expen-22 sive than the cost of new infrastructure and would 23 support the emergency special temporary use, and 24 the Federal share applicable to grants from such amount shall be 100 percent, which amount shall re-25

- 1 main available for one year from the enactment of 2 this Act; and
- 3 (2) \$3,000,000 for grants under the community facilities technical assistance and training grant pro-5 gram under section 306(a)(26) of such Act, without 6 regard to sections 306(a)(26)(B) and 306(a)(26)(C)7 of such Act, to assist Indian Tribes, qualifying Trib-8 al entities, and the Director of the Department of 9 Hawaiian Home Lands in preparing applications for 10 the grants referred to in paragraph (1) of this sub-11 section, which amount shall remain available for one 12 year from the enactment of this Act. Grants referred 13 to under paragraph (2) shall be available to Indian 14 Tribes, qualifying Tribal entities and shall also be 15 available to inter-Tribal government organizations, 16 universities, and colleges with Tribal serving institu-17 tions for the purposes stated herein.
- 18 (b) EMERGENCY SPECIAL TEMPORARY AUTHORITY 19 TO USE AVAILABLE AND EFFICIENT SPECTRUM ON TRIB-
- 20 AL LANDS AND HAWAHAN HOME LANDS.—
- 21 (1) Grant of Authority.—Not later than 10 22 days after receiving a request from an Indian Tribe, 23 a qualifying Tribal entity, or the Director of the De-24 partment of Hawaiian Home Lands for emergency 25 special temporary authority to use electromagnetic

spectrum described in paragraph (3) for the provision of wireless broadband service over the Tribal lands over which the Indian Tribe or qualifying Tribal entity has jurisdiction or (in the case of a request from the Director of the Department of Hawaiian Home Lands) over the Hawaiian Home Lands, allowing unlicensed radio transmitters to operate for such provision on such spectrum at locations on such Tribal lands or Hawaiian Home Lands where such spectrum is not being used, the Commission shall grant such request on a secondary non-interference basis.

- (2) Duration.—A grant of emergency special temporary authority under paragraph (1) shall be for a period of operation to begin not later than 6 months after the date of the enactment of this Act and to remain in operation for not longer than 6 months, absent extensions granted by the Commission pursuant to the procedures of the Commission relating to special temporary authority.
- (3) Electromagnetic spectrum described in this paragraph for utilization on the temporary basis is any portion of the electromagnetic spectrum—

1	(A) that is—
2	(i) between the frequencies of 2496
3	megahertz and 2690 megahertz, inclusive;
4	(ii) in the white spaces of the tele-
5	vision broadcast spectrum between the fre-
6	quencies of 470 megahertz and 790 mega-
7	hertz, inclusive, excluding those frequencies
8	utilized for other purposes under subpart
9	H of part 15 of title 47, Code of Federal
10	Regulations;
11	(iii) between the frequencies of 5925
12	megahertz and 7125 megahertz, inclusive;
13	or
14	(iv) between frequencies of 3550
15	megahertz and 3700 megahertz, inclusive;
16	and
17	(B) with respect to the Tribal lands or Ha-
18	waiian Home Lands over which authority to use
19	such spectrum is requested under paragraph
20	(1), is not assigned to any licensee.
21	(c) Definitions.—In this section:
22	(1) Commission.—The term "Commission"
23	means the Federal Communications Commission.
24	(2) HAWAHAN HOME LANDS.—The term "Ha-
25	waiian Home Lands" means lands held in trust for

- Native Hawaiians by Hawaii pursuant to the Hawaiian Homes Commission Act, 1920.
- (3) Indian Tribe.—The term "Indian Tribe" means the governing body of any individually identi-fied and federally recognized Indian or Alaska Na-tive Tribe, band, nation, pueblo, village, community, affiliated tribal group, or component reservation in the list published pursuant to section 104(a) of the Federally Recognized Indian Tribe List Act of 1994 (25 U.S.C. 5131(a)).
 - (4) QUALIFYING TRIBAL ENTITY.—The term "qualifying Tribal entity" means an entity designated by the Indian Tribe with jurisdiction over particular Tribal lands for which the spectrum access is sought. The following may be designated as a qualifying Tribal entity:

(A) Indian Tribes.

- (B) Tribal consortia which consists of two or more Indian Tribes, or an Indian Tribe and an entity that is more than 50 percent owned and controlled by one or more Indian Tribes.
- (C) Federally chartered Tribal corporations created under section 17 of the Indian Reorganization Act (25 U.S.C. 5124), and created

- 1 under section 4 of the Oklahoma Indian Wel-2 fare Act (25 U.S.C. 5204).
 - (D) Entities that are more than 50 percent owned and controlled by an Indian Tribe or Indian Tribes.
 - (5) Entity that is more than 50 percent OWNED AND CONTROLLED BY ONE OR MORE INDIAN TRIBES.—The term "entity that is more than 50 percent owned and controlled by one or more Indian Tribes" means an entity over which one or more Indian Tribes have both de facto and de jure control of the entity. De jure control of the entity is evidenced by ownership of greater than 50 percent of the voting stock of a corporation, or in the case of a partnership, general partnership interests. De facto control of an entity is determined on a caseby-case basis. An Indian Tribe or Indian Tribes must demonstrate indicia of control to establish that such Indian Tribe or Indian Tribes retain de facto control of the applicant seeking eligibility as a "qualifying Tribal entity", including the following:
 - (A) The Indian Tribe or Indian Tribes constitute or appoint more than 50 percent of the board of directors or management committee of the entity.

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1	(B) The Indian Tribe or Indian Tribes
2	have authority to appoint, promote, demote,
3	and fire senior executives who control the day-
4	to-day activities of the entity.
5	(C) The Indian Tribe or Indian Tribes
6	play an integral role in the management deci-
7	sions of the entity.
8	(D) The Indian Tribe or Indian Tribes
9	have the authority to make decisions or other-
10	wise engage in practices or activities that deter-
11	mine or significantly influence—
12	(i) the nature or types of services of-
13	fered by such an entity;
14	(ii) the terms upon which such serv-
15	ices are offered; or
16	(iii) the prices charged for such serv-
17	ices.
18	(6) Tribal Lands.—The term "Tribal lands"
19	has the meaning given that term in section 73.7000
20	of title 47, Code of Federal Regulations, as of April
21	16, 2020, and includes the definition "Indian Coun-
22	try" as defined in section 1151 of title 18, United
23	States Code, and includes fee simple and restricted
24	fee land held by an Indian Tribe.

1	(7) Wireless broadband service.—The
2	term "wireless broadband service" means wireless
3	broadband internet access service that is delivered—
4	(A) with a download speed of not less than
5	25 megabits per second and an upload speed of
6	not less than 3 megabits per second; and
7	(B) through—
8	(i) mobile service;
9	(ii) fixed point-to-point multipoint
10	service;
11	(iii) fixed point-to-point service; or
12	(iv) broadcast service.
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