Evolving Preferences

CONSUMER PREFERENCES TILTING TOWARDS MOBILE BROADBAND
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I. Overview

The Internet Innovation Alliance (IIA) is publishing this white paper to help inform the Federal Communications Commission (FCC) and other policymakers about consumer preferences for accessing the Internet, as well as to provide helpful detail about the types of activities consumers pursue online.

The detailed information submitted with this white paper is the result of a comprehensive survey IIA commissioned in June of this year of some 10,000 U.S. consumers. The results of this survey show that consumer preferences have changed, and that consumers now see fixed and mobile broadband services as essentially the same. The results also show that consumers use mobile broadband services to perform bandwidth-intensive activities like streaming video and watching news and sports. Based on the details revealed through this extensive survey, the IIA calls upon the FCC to update and modernize its approach to reporting to Congress on the deployment of advanced telecommunications capability in the United States. Specifically, the IIA calls for the FCC to recognize that:

- Consumer preferences have changed in the highly competitive market for broadband services, and that today’s consumers see mobile and fixed broadband services as “functional substitutes” for each other;
- Consumers are now using mobile services and devices in bandwidth-intensive ways like streaming video and watching news/sports, and that these consumer activities show that today’s consumers view mobile and fixed broadband services as “functional substitutes” for each other;
- Consumers are using mobile devices for important functions like doing homework and applying for jobs like never before;
- These trends are common across different demographic groups of consumers – meaning rural and urban consumers, younger and older consumers, and consumers of different races share similar preferences and perform similar activities viewing fixed and mobile broadband as functional equivalents.

IIA believes that now is the right time for the FCC to update and modernize its approach to reporting to Congress on the deployment of advanced telecommunications capability. Because consumers perceive and use mobile and fixed broadband services in essentially the same way, the FCC should now consider mobile and fixed broadband services “functional substitutes” and report to Congress accordingly.
II. Executive Summary

The Internet Innovation Alliance (IIA) commissioned an independent market research survey to determine the preferences of consumers and identify the types of activities consumers engage in when they go online. A leading independent polling and market research firm, Civic Science, designed and conducted a comprehensive, statistically-valid survey of at least 10,000 consumers in the United States in June 2018. The results of the Civic Science Consumer Preference Survey show that:

**Consumers express no clear preference for how they access the Internet.**

Almost as many consumers prefer to access the Internet through mobile as through cable modems. In fact, more consumers prefer to access the Internet through their mobile devices than do those who prefer the fixed broadband means of fiber and digital subscriber line (DSL) service combined. And furthermore, 1 in 5 U.S. consumers expressly state that they have “no preference” for how they access the Internet. Fully 43% of all respondents report a preference for mobile access or report no preference as compared to 47% expressing a fixed broadband preference, demonstrating clearly that in the public view, there is essential equivalence between mobile and fixed alternatives.

**Consumers are willing to switch to mobile-only Internet access.**

Millions of consumers across all kinds of demographic groups have already done so – younger consumers, older consumers, white consumers, minority consumers, consumers living in cities and consumers living in rural areas. And contrary to the FCC’s conclusion in January 2016, concerns about affordability are not the main reason consumers are reluctant to switch.

**A clear majority of consumers now use mobile devices for “bandwidth and data-intensive applications” like streaming multimedia content** – including watching news and sports, as well as streaming movies and television shows from services like Netflix, Hulu, YouTube, and so forth.

**Mobile devices now play an important role in completing homework assignments and applying for jobs.**

Nearly 1 in 2 U.S. households with children have used mobile devices to complete homework assignments in the past year. And 1 in 4 U.S. consumers have used mobile devices to apply for a job in the past year.

The results contained in the Civic Science Consumer Preferences Report show that the FCC should update and modernize its approach to reporting on the deployment of advanced telecommunications capability throughout the United States. In 2016, the FCC concluded that mobile broadband and fixed broadband are not “functional substitutes” for each other primarily because “American consumers do not treat the two services as functional substitutes.” To arrive at that conclusion, the FCC considered usage information like the activities that consumers use fixed and mobile broadband services for, adoption figures, and service characteristics, among other factors. The FCC placed significant weight on its view that consumers who can purchase both services do so when they have the financial means. When the FCC published its 2016 Broadband Deployment Report, it relied on data from 2015 and earlier. And in reaffirming its conclusion in its 2018 report, the FCC did not rely on any updated or new data – instead, the FCC continued to rely on data that is by now outdated. Because Civic Science surveyed consumers in June 2018, the Civic Science Consumer Preferences Report is based on the most up-to-date, current data available. As a result, the Civic Science Consumer Preferences Report, along with other data and research contained in this White Paper, shows that the FCC’s considerations and conclusions from 2016 are now outdated and should be changed.

III. Background

1. Regulatory

Each year, the Federal Communications Commission (FCC) is required to report to Congress on the deployment of “advanced telecommunications capability to All Americans.” In 2016, the FCC started including mobile broadband services in the definition of advanced telecommunications services, and began reporting on the progress of mobile broadband deployment in its report. In examining the deployment of broadband services, the FCC concluded, over numerous objections, that fixed and mobile broadband services are not “functional substitutes” for one another.

Earlier this year, the FCC issued its most recent 2018 Broadband Deployment Report. In its report, the FCC modified its conclusion about mobile and fixed broadband services, finding that “[e]ach clearly provides capabilities that satisfy the statutory definition of advanced telecommunications capability.” In doing so, the FCC also reaffirmed its 2016 conclusion that mobile and fixed broadband services are not “functional substitutes.”

In its decision, the FCC continued to rely on the analysis spelled out in its January 2016 report to Congress. That analysis focused on three factors to support its determination that mobile and fixed broadband services are not “functional substitutes.” Specifically,

- The FCC found that mobile and fixed broadband services have distinct characteristics offered to consumers:

  In finding that mobile and fixed broadband services are not functional substitutes, the agency focused on “environmental factors” that affect mobile devices and prevent mobile services from achieving “the same kinds of consistent speeds” as fixed broadband services. The FCC also concluded that a key characteristic of mobile devices – i.e., easy portability – prevented mobile from working as a functional substitute for fixed service. In this regard, the FCC pointed to the smaller “screens” of mobile devices as one factor determining their unsuitability to act as a functional substitute for fixed broadband services, as well as its conclusion that “data-intensive activities such as telecommuting or the highest-quality multimedia experiences are generally inappropriate for mobile devices.”


6 Id.; see also id. at n. 39.

7 2016 Broadband Deployment Report at para. 24. In its report, the FCC stated that fixed and mobile broadband “are not functional substitutes.” Id. The FCC further stated that it based “this finding on the capabilities both services offer to consumers, the manner in which these services are marketed to and used by consumers, and evidence suggesting that consumers overwhelmingly purchase both services when they have the financial means.” Id. (internal footnotes to other sections of the 2016 Broadband Deployment Report omitted).


9 Id.

10 Id.
• The FCC found that mobile and fixed broadband services are marketed, priced, and used in different ways:

Besides looking at overall pricing information on a per-Gigabit (GB) basis, the FCC focused on the different “usage patterns” that it saw between mobile and fixed broadband services. Specifically, the FCC found that fixed broadband services are more suitable for “streaming video services,” “[High Definition] video streaming,” and “video conferencing.” The FCC noted that consumers use mobile devices to watch video, but it did not find the usage to be significant enough for mobile broadband service to be a functional substitute for fixed broadband service. In making its decision about the usage patterns for mobile video, the FCC relied on 2013 data.

• The FCC found that low income consumers choose to use only mobile broadband because they cannot afford to buy both mobile and fixed broadband services.

The FCC relied on an “[a]nalysis of consumers’ purchasing habits” to support its conclusion that, as of January 2016, fixed and mobile broadband are not functional substitutes. For this factor, the FCC concluded that “the decision to rely exclusively on mobile broadband service is frequently driven by financial necessity.” The FCC reasoned that, if mobile were a substitute, then significant numbers of mobile broadband subscribers would drop their fixed broadband subscriptions to avoid paying for a redundant service. In making its decision, the FCC focused, in particular, on certain demographic groups, finding that “smartphone-only” consumers are disproportionately young, low income, and minority consumers. The FCC did not establish a bright-line rule, but did express its view that mobile and fixed could be considered substitutes if a “significant number” of consumers were willing to switch.

Two years after making this decision, the FCC decided to reassert its conclusion that mobile and fixed broadband services are not functional substitutes. The FCC did note that both mobile and fixed broadband could separately meet the statutory definition of advanced telecommunications services, but it unfortunately did not examine closely its 2016 determination or supplement its record with additional, more up-to-date data regarding how consumers view mobile and fixed broadband services. Instead, the FCC noted that “there are clear variations in consumer preferences and demands for fixed and mobile services.”

11 Id. at para. 35.
12 Id. at para. 36 (stating “Nielsen reports that in the third quarter of 2013, users spent 34 hours and 17 minutes per month on average using their mobile browser or apps and nearly six hours watching video on a mobile device.”)
13 Id. at para. 38.
14 Id. at para. 39 (emphasis added).
15 Id. (citing PEW April 2015 Smartphone Report) In April 2015, the PEW Research Center released a report on smartphone use in the United States. See PEW Research Center, U.S. Smartphone Use in 2015 (Apr. 1, 2015) (PEW April 2015 Smartphone Report). The PEW Research Center based its report on surveys conducted in 2014. See PEW April 2015 Smartphone Report at 1. Citing the PEW April 2015 Smartphone Report, the FCC wrote that the “report also found that although some 13 percent of Americans with a household income of less than $30,000 per year are smartphone dependent, only one percent of Americans with an annual income of $75,000 or more rely solely on mobile broadband.”
16 Id. at para. 38.
2. Marketplace Developments

Consumer preferences and demands drive rapid, continuous innovation in the communications marketplace. As a result, service providers are forced to keep pace by competing on price, quality, features, and service functionality that consumers desire. Transformative change has swept the broadband marketplace in just a few years since the FCC first considered whether mobile broadband meets the statutory definition of advanced telecommunications service.

This phenomena is most prevalent and visible in consumer preferences for a highly mobile communications experience. Mobile devices are now ubiquitous. As the Supreme Court noted in a case decided at the end of June 2018, "[t]here are 396 million cell phone service accounts in the United States – for a Nation of 326 million people."18 Consumer preference for a mobile lifestyle has clearly manifested itself in the market for voice service. Reports from the Centers for Disease Control and Prevention (CDC) show that U.S. consumers overwhelmingly seek a wireless-only lifestyle and that wireless phones are fast replacing traditional landline voice telephones.

As shown in the chart below, between 2015 and 2017, nearly 20 million more U.S. consumers cut the cord and adopted a wireless-only lifestyle, representing an approximate 17% increase. While these figures refer specifically to voice service, IIA believes that this is a precursor to a broader systemic shift occurring in society and the communications marketplace, that now reflects similar changes occurring in the market for broadband services.

The wireless-only trend for voice service is even more prevalent among younger U.S. adult consumers. So while the majority of U.S. adults are choosing wireless-only, an even greater percentage of younger adults – those between the ages of 25 and 34 – have chosen a wireless-only lifestyle. The chart below demonstrates that, as December 2017, over 53% of all U.S. adults were wireless-only, but over 75% of adults between the ages of 25-29 and over 73% of adults between the ages of 30-34 have chosen a wireless-only lifestyle. These data represent a continuing and significant shift throughout the nation in consumer preferences since the FCC examined the mobile and fixed broadband deployment in its 2016 Broadband Deployment Report. Consumers are now choosing a wireless-only lifestyle in overwhelming numbers.

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On a geographic level, the trend for more mobile service means that most adults in 33 states and the District of Columbia have chosen a wireless-only lifestyle. The choice for a wireless-only lifestyle is even more prevalent among households with children – in those households a majority are now wireless-only in 40 states and the District of Columbia.

Industry data on infrastructure deployment and consumer service choices confirm the wireless trends reported by the CDC. Since the onset of the 21st Century, traditional residential wired voice lines dropped by approximately 87%. During the same time frame, wireless voice connections more than tripled, from 101 million wireless connections in 2000 to 356 million in 2018.

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20 Id. at 6.
Industry statistics reveal that, as of 2018, 89% of U.S. households shifted to wireless and Internet Protocol voice service (VoIP) – a sharp increase from the 81% reported at the time the FCC was gathering information for its 2016 Broadband Deployment Report. Consumers now expect a mobile experience, and not surprisingly, a massive mobile broadband revolution has taken root during the past decade to match consumer expectations. As shown below, there are now approximately 291 million mobile broadband connections in the U.S., in comparison to roughly 112 million fixed broadband connections in service today. Moreover, the chart below highlights the explosive growth in mobile broadband connections among U.S. consumers in the past ten years – soaring from 27 million connections in 2008 to about 291 million connections in 2018.

Explosion of Mobile Broadband Connections, 2008 - 2018

This consumer trend toward wireless now means that mobile broadband connections greatly outnumber fixed broadband connections. In 2018, mobile broadband connections outnumbered the largest category of fixed broadband service (cable) by more than a factor of four. High consumer demand for a mobile lifestyle continues to drive innovation and growth in the communications sector.

Mobile Broadband Outnumbers Fixed Broadband

How consumers use their mobile devices has changed considerably in recent years. Advances in manufacturing have delivered new devices that have spurred greater change in consumer preferences and habits. For example, consumers are favoring smartphones and tablets over traditional computers and television. Smartphone ownership has surged in recent years. As of 2017, approximately 77% of U.S. consumers own a smartphone – more than double the smartphone ownership in 2011. And 2018 is the year smartphone data use will surpass fixed broadband data use – independent studies project that smartphone data traffic will exceed fixed broadband data traffic by nearly 8% in 2018. And as shown in the chart below, data usage for smartphones and tablets combined in 2018 is expected to be nearly 50% greater than fixed broadband data usage. To keep pace with consumer demand for more mobile broadband connections, service providers have upgraded their networks so that mobile download speeds in the U.S. now average 23.5 MB – a jump of over 14% in just one year. Not surprisingly, the capabilities of mobile devices have soared in recent years to keep up with consumer demands for new uses. All of these facts show how U.S. consumers in 2018 are eager for mobile broadband and a wireless-only lifestyle.

Mobile Broadband Data Usage Exceeds Fixed Broadband Data Usage

![Chart showing data usage comparison between fixed broadband and mobile devices in 2018.]


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21 CTIA Industry Statistics, Smartphone Ownership. In its Annual Wireless Survey, CTIA reports 273 million smartphones in active use, which is more than five times the 50 million smartphones reported to be in use in 2009. See CTIA Annual Wireless Survey (rel. Jul. 10, 2018).

22 Axios, Mobile Data Consumption Will Soon Surpass Fixed Broadband (Jun. 16, 2017) (citing PriceWaterhouseCoopers Media and Entertainment Outlook). In citing the PWC study, Axios notes that smartphone data usage is projected to top 57.3 trillions of megabytes worldwide in 2018, compared to 53.2 trillions of megabytes in data usage by fixed broadband services. Tablet data usage is projected to exceed 21 trillions of megabytes in 2018.

23 Id.

24 The Wall Street Journal, Your Smartphone is the Best Computer You Own (May 23, 2018); ComputerWorld, With Smartphones Like These, Why Do We Need Laptops? (Dec. 9, 2017).
3. Consumer Preferences For Internet Access Today

The Internet Innovation Alliance (IIA) commissioned an extensive independent study of U.S. consumer preferences and behavior to better understand the current landscape of the nation’s on-line marketplace. We asked market research firm Civic Science to develop a web-based consumer survey consisting of four key questions.

Civic Science is an online market research and data analytics firm that runs highly accurate, micro-survey polling applications embedded within a website’s native content experience. The company uses a quota-based sampling methodology, which ensures that respondent groups are precisely representative of the U.S. population by demography and geography. Civic Science delivered its survey to “a random quota-based sample of a minimum of 10,000 online U.S. adult respondents aged 18 or older.”

The Civic Science report notes that respondents participated voluntarily and for no financial or other extrinsic reward, which “significantly reduces” potential bias in the polling results.

Civic Science crafted its survey to shed greater insight on the question of how consumers view the different options currently available for accessing the Internet. Civic Science asked direct questions about how consumers prefer to access the Internet and the activities for which consumers prefer to use their mobile devices. Civic Science also asked about the reasons consumers with home Internet access choose not to switch to a mobile-only service plan. The specific four questions Civic Science asked were:

1. How do you prefer to access the Internet?

Consumers could respond that they prefer to access the Internet through the following means: cable modem, fiber optic service, smartphone/tablet (mobile plan), DSL, satellite, dial-up, or other. Consumers could also respond by stating “I don’t care how I access the Internet.”

2. In the past year, have you or anyone in your household used a mobile device for any of the following activities? (Please select all that apply.)

Consumers could respond with the following answers: reading and/or watching news or sports, streaming videos or music, applying to jobs, or completing homework assignments. Consumers could also respond that they don’t own a mobile device, or that they own a mobile device but don’t do any of these activities.

3. In the past year, have you or anyone in your household used a mobile device for any of the following activities? (Please select all that apply.)

Consumers could respond with the following answers: using mapping services, checking/posting on social media, buying or selling items, or playing games online. Consumers could also respond that they don’t own a mobile device, or that they own a mobile device but don’t do any of these activities.

4. If you currently subscribe to a home Internet Service Provider, which of the following explains why you haven’t switched to ONLY using a mobile plan (such as using the Internet from your cell phone provider)? (Select all that apply.)

Consumers could respond with the following answers: speed, affordability, reliability, ease/comfort, availability, security, or other. Consumers could also respond that they reason they have not switched to a mobile-only plan is because “My home internet service is connected to my phone and cable bill.” And consumers could respond by stating that they already switched and only use a mobile plan, or that they are considering switching to mobile-only.

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Based on its extensive experience and background conducting market research like this, Civic Science can provide detailed demographic information about consumer preferences based on the survey responses. In its report, Civic Science presented its findings as summary "topline results," but also detailed results based on age, residential area (urban, suburban, rural, and other), race, and income. These market research results provide accurate information that can be used to assess consumer preferences at the nation-wide level.

3A. Distinctions Don’t Matter Anymore – Consumers See Mobile and Fixed Broadband as the Same

The market research report shows that the distinction between mobile and fixed broadband services is rapidly disappearing in the minds of millions of consumers. Civic Science focused its research on asking consumers about their preferences, and so the report provides an excellent snapshot into the minds of consumers in 2018. At a high level, the market research shows that most consumers express no clear preference for either mobile or fixed broadband service. In fact, consumers prefer mobile over most types of fixed broadband services – the only exception is cable modem customers who comprise the clear majority of broadband customers at this time (and even then, only 26% of consumers prefer access through their cable modems – slightly more than the 23% of consumers who prefer access through mobile).

![Mobile Broadband Preferred by More Consumers than Fiber and DSL](image)

This conclusion holds up under a closer analysis of the detailed market research about consumer preferences across different demographic groups. For example,

- U.S. consumers between the ages of 18 and 44 generally prefer to access the Internet through mobile service (roughly 29% - 34%). Although older consumers show a slight-to-moderate preference for cable modem service, a clear majority still expresses no preference for any one type of Internet access.

- An examination across racial groups shows that a majority in any race expresses no clear preference (i.e., 50%+) for a specific type of Internet access. Whites express a slight preference for cable modem service (31%), while Hispanics and Blacks state that they prefer to access the Internet through mobile service (39% and 30% respectively).
• An examination across income levels also shows that **consumers of all income levels express no clear preference for any one type of Internet access**. Almost as many low-income consumers prefer cable modem service (23%) as they do mobile service (25%).

• Fully 43% of all respondents report a preference for mobile access or report no preference as compared to 47% expressing a fixed broadband preference, showing essential equivalence in the public view between mobile and fixed alternatives.

In its 2016 *Broadband Deployment Report*, the FCC concluded that “American consumers simply do not treat the two services as functional substitutes.” If, as the FCC concluded, fixed broadband service provided an across-the-board superior access, then the market research would show the majority of consumers expressing a clear preference for a type of fixed broadband access. But the topline results and the more detailed demographics breakdowns show that this is not the case. **As in any competitive marketplace, large groups of consumers have different preferences, but no one means of broadband access clearly dominates the perceptions and choices of consumers.**

Policymakers should take note of the market research finding that **many consumers expressly state that they have no preference for how they access the Internet**. As highlighted above, **20% of consumers say they have no preference for how they access the Internet.** In fact, more consumers expressed no specific preference for how they access the Internet than those who prefer fiber optic or DSL service combined. And nearly as many consumers express no preference for how they access the Internet as those who prefer to use cable modem service. **This demonstrates that “significant numbers” of U.S. consumers now see mobile and fixed broadband services as “functional substitutes.”**

This trend toward having no preference is consistent across ages, races, residential areas, and income levels. It means that younger consumers, minorities, and low-income consumers – as well as older consumers, white consumers, and middle-to-high income consumers – express no preference for how they access the Internet. In other words, **millions of consumers are increasingly perceiving mobile and fixed broadband service as precisely the same thing.**

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27 *2016 Broadband Deployment Report* at para. 38 (concluding that, if mobile were a substitute for fixed broadband, “significant numbers” of consumers would choose mobile service over fixed).
Evolving Preferences – Consumer Preferences Tilting Towards Mobile Broadband

Such market research findings are important in light of the FCC’s finding in its 2016 Broadband Deployment Report that low income consumers are smartphone-dependent given their limited financial means. Today, nearly the same percentage of low income consumers as high-income consumers express no preference for how they access the Internet – 21% compared to 20%.

Consumers between the ages of 25 and 64 all respond that they have no preference. This trend for no preference for how to access the Internet is consistent across age groups – precisely the same percentage of younger consumers (age 18-24) as older consumers (age 65+) expressed no preference for how they access the Internet. Similarly, about the same percentage of minority consumers as white consumers express no preference – 20% for White consumers, 17% for Hispanic consumers, and 22% for Black consumers. Rural consumers express no preference at 22% – slightly higher than consumers living in cities and the suburbs. These market research results show that consumers are now expressing “no preference” for how they access the Internet because they see fixed and mobile broadband as the same thing.

The FCC’s 2016 Broadband Deployment Report contains findings based on facts that are no longer accurate. Given the availability of this new data, the agency should take action to reverse its outdated conclusion that mobile and fixed broadband services are not functional substitutes.

3B. Consumers Are Willing to Switch to Mobile-Only Internet Access

In its 2016 Broadband Deployment Report, the FCC raised concerns about the quality, speed, and reliability of mobile broadband connections before concluding that, “[i]f mobile were a substitute for fixed broadband, then significant numbers of mobile broadband subscribers could be expected to drop their fixed broadband subscriptions to avoid the substantial cost of purchasing a redundant service.” The FCC also identified affordability as the main reason consumers – particularly younger consumers, minorities, and those of limited financial means – do not switch from fixed to mobile broadband service. The FCC concluded that consumer decisions “to rely exclusively on mobile broadband service is frequently driven by financial necessity, rather than the view that fixed and mobile broadband are adequate substitutes for one another.”

The Civic Science Consumer Preferences Report examined the reasons consumers have not switched to a mobile-only broadband service for accessing the Internet. Specifically, Civic Science surveyed consumers with home Internet access to better understand why consumers have not switched to mobile-only usage. Civic Science made inquiries into affordability concerns. Consistency between the FCC’s 2016 conclusions and market research would reveal that affordability is the main reason consumers (especially low-income consumers) are not switching to mobile-only service plans. Yet, the Consumer Preferences Report reveals that consumers, in fact, are willing to switch to mobile-only Internet access. Although consumers express some concerns for dropping their home Internet service to go mobile-only, none of the concerns garner a clear majority (50%+) as the reason for the reluctance to switch.

Question 4 (Reluctance to Switch to Mobile Plans) – Topline Results

“If you currently subscribe to a home internet service provider, which of the following explains why you haven’t switched to ONLY using a mobile plan (such as using the internet from your cell phone provider, AT&T, Verizon, T-Mobile etc.)? (Select all that apply.)

- Speed
- Ease/comfort
- Affordability
- Availability
- Reliability
- Security
- Other
- My home internet service is connected to my phone and cable bill
- I already switched and only use a mobile plan or I’m considering switching


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28 In its 2016 Broadband Deployment Report, the FCC limited its analysis to mobile broadband subscribers who also subscribed to fixed broadband service, and concluded that, if the services were “functional substitutes,” the subscriber would drop the fixed broadband service. 2016 Broadband Deployment Report at para. 38. But the FCC did not examine consumers who forego fixed broadband service in favor of mobile at the start. As noted in the broadband connections statistics (see chart EXPLOSION OF MOBILE BROADBAND CONNECTIONS, 2008 - 2018), in 2018 there were over 2.5 times as many mobile broadband connections (291 million) in the U.S. as fixed broadband connections (112 million), which shows that many U.S. consumers are choosing mobile to the exclusion of fixed broadband service.


As shown in the topline results above, the main reasons consumers do not switch to mobile-only broadband service are (1) their home Internet is bundled with their phone and cable bill; and (2) concerns over the speed of mobile-only broadband access. In the topline results, affordability and reliability are both listed as the third reason consumers are reluctant to switch.

An examination of the detailed demographic data casts more doubt on the FCC’s prior conclusion that relying on mobile broadband service “is frequently driven by financial necessity.” The FCC specifically pointed to financial necessity as the reason low-income consumers, minorities, and younger consumers rely on mobile broadband. But the market research report shows that low-income, middle-income, and even high-income consumers are concerned about affordability at approximately the same levels. As shown in the chart below, no meaningful difference exists between the views of consumers at any income level. Low-income consumers state that the main reasons they do not switch to mobile-only broadband are the concerns over speed and that their home Internet service is already bundled with their phone and cable bill (and thus, there is not a reason for them to switch). Middle-to-high income consumers cite the same reasons as low-income consumers and in comparable numbers. Similar views are expressed among consumers of all ages, racial groups, and residential areas. When viewed in conjunction with the consumer preferences responses, the market research results demonstrate that consumers pick mobile-only access because they prefer a mobile-only lifestyle, not because they have limited choices due to affordability or service configuration concerns.


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31 See Civic Science Consumer Preferences Market Research Report, Question 4. Younger consumers generally cite concerns over speed as the primary reason they do not switch to mobile-only broadband service, while older consumers primarily point to how their home Internet service is connected to their phone and cable bill.
The more detailed results of the Consumer Preferences Report show that consumers across different demographic groups have already switched to mobile-only broadband access at comparable levels. Roughly the same percentage of Blacks (6%) as Whites (5%) have already switched to mobile-only broadband. Consumers between the ages of 18 and 54 have similar responses ranging from 6% to 9%, and even 4% of consumers age 65 or older respond that they have already switched. Precisely the same number of middle income consumers (5%) and high-income consumers (5%) have already switched, and these levels are not substantially different from the number of low income consumers (8%) who have switched. And precisely the same percentage of rural consumers as suburban consumers responded that they have already switched to mobile broadband or are seriously considering doing so. Such results contradict the FCC’s January 2016 conclusion that certain groups of consumers access the Internet through mobile devices because of their limited options.

4. Consumer Activities With Mobile Broadband Service

In conducting its survey, Civic Science also sought information regarding the types of online activities associated with consumer mobile device use. Not only do the results show that mobile broadband has transformed the way consumers live, work, and play, but they show that “significant numbers” of consumers are using mobile devices for activities that were once the exclusive purview of fixed broadband services. As shown in the topline results for Question 2 below, a clear majority of consumers use mobile devices for “bandwidth and data-intensive applications” like streaming multimedia content — including watching news and sports, as well as streaming movies and television shows from services like Netflix, Hulu, Youtube, and so forth. These survey results show that consumers now see mobile broadband networks as having “the capacity” and “consistency of service” to support bandwidth intensive uses like video streaming, online gaming, and video conferencing.

The market research report corroborates other research that shows consumers are choosing to use their mobile devices for activities that were once dominated by personal computers and larger-screen televisions. Recent reports show that nearly 50% of smartphone owners in the U.S. watch streaming video on their phones.32

“In the past year, have you or anyone in your household used a mobile device for any of the following activities?” (Select all that apply.)

<table>
<thead>
<tr>
<th>Activity</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reading and/or watching news or sports</td>
<td>64%</td>
</tr>
<tr>
<td>Streaming videos or music (such as content from Netflix, Hulu, Youtube, Spotify, etc)</td>
<td>57%</td>
</tr>
<tr>
<td>Applying to jobs using sites/apps (such as indeed.com, LinkedIn, etc)</td>
<td>25%</td>
</tr>
<tr>
<td>Completing homework assignments</td>
<td>21%</td>
</tr>
<tr>
<td>I/we own a mobile device but don’t do any of these things</td>
<td>16%</td>
</tr>
<tr>
<td>I/we don’t own a mobile device</td>
<td>8%</td>
</tr>
</tbody>
</table>


Moreover, consumers across all demographic groups use their mobile devices for bandwidth-intensive activities like streaming videos or watching news and sports. As shown in the chart below, a substantial majority of consumers aged 54 and younger (63% to 78%) use their mobile devices for multimedia applications such as reading or watching news/sports and streaming video and music. In fact, these bandwidth-intensive uses for mobile devices occur across different racial groups (White, Hispanic, and Black), different residential areas, and different income levels.

The Civic Science Consumer Preferences Report also shows how mobile devices now have a prominent role in American education. According to the topline results, 21% of consumers responded that either they have or someone in their household has used a mobile device to complete homework assignments in the past year. But the results are even more significant as it relates to households with school age children. As shown below, nearly half of all U.S. households with school age children have relied on mobile devices to complete homework assignments in the past year. Mobile devices are also being used heavily by adults age 18-24 (roughly college age consumers) – 44% of consumers in this younger age group use mobile devices to complete homework assignments.

Mobile devices are also being enlisted by American consumers for employment searches in the nation’s job market. The topline results of the Consumer Preferences Report show that fully **1 in 4 consumers have used mobile devices to apply for a job in the past year**. The results are even more significant when the examination is focused on growing demographic groups, such as younger consumers and Black consumers. As shown in the chart below, **40% of adults between the ages of 18-24 have used a mobile device in the past year to apply for a job**. The research also shows that significant numbers of U.S. consumers across all age groups and all income levels have used mobile devices to apply for jobs. For example, about 26% of consumers with annual income of less than $50,000 have used a mobile device to apply for a job in the past year, but even **22% of consumers with annual income of more than $100,000** have done so, as well. And while consumers living in cities could reasonably be expected to use mobile devices in this way, nearly 1 in 5 consumers living in rural areas – 18% – applied for a job using a mobile device.

**SOURCE:** Civic Science Consumer Preferences Market Research Report, Question 2.

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**Applying for a Job with a Mobile Device by Age of Consumers**

<table>
<thead>
<tr>
<th>Age Group</th>
<th>18 - 24</th>
<th>25 - 29</th>
<th>30 - 34</th>
<th>35 - 44</th>
<th>45 - 54</th>
<th>55 - 64</th>
<th>65+</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Used</td>
<td>40%</td>
<td>38%</td>
<td>35%</td>
<td>32%</td>
<td>26%</td>
<td>12%</td>
<td>5%</td>
</tr>
</tbody>
</table>

**Applying for a Job with a Mobile Device by Income Level**

<table>
<thead>
<tr>
<th>Income Level</th>
<th>&lt; $50k</th>
<th>$50k - $100k</th>
<th>&gt; $100k</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Used</td>
<td>26%</td>
<td>25%</td>
<td>22%</td>
</tr>
</tbody>
</table>

**Applying for a Job with a Mobile Device by Race of Consumers**

<table>
<thead>
<tr>
<th>Race</th>
<th>White</th>
<th>Hispanic</th>
<th>Black</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Used</td>
<td>21%</td>
<td>28%</td>
<td>42%</td>
<td>21%</td>
</tr>
</tbody>
</table>

**Applying for a Job with a Mobile Device by Residential Area**

<table>
<thead>
<tr>
<th>Residential Area</th>
<th>City</th>
<th>Suburbs</th>
<th>Rural</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>% Used</td>
<td>27%</td>
<td>23%</td>
<td>18%</td>
<td>19%</td>
</tr>
</tbody>
</table>
IV. Conclusion

The Civic Science Consumer Preferences Market Research Report shows that consumer online preferences have evolved in recent years as a growing number express no clear preference for how they access the Internet. Almost as many consumers prefer to access the Internet through mobile as through cable modems, and fully 1 in 5 U.S. consumers expressly state that they have “no preference” for how they access the Internet. Fully 43% of all respondents reported a preference for mobile access or report no preference as compared to 47% expressing a fixed broadband preference, showing essential equivalence in the public mind among mobile and fixed alternatives. Furthermore, the Consumer Preferences Market Research Report shows that consumers are willing to switch to mobile-only Internet access, and that millions of consumers across all kinds of demographic groups have already done so.

The Consumer Preferences Market Research Report also shows that a clear majority of consumers now use mobile devices for “bandwidth and data-intensive applications” like streaming multimedia content – including watching news and sports, as well as streaming movies and television shows from services like Netflix, Hulu, YouTube, and so forth. Mobile devices are now taking center stage in helping U.S. consumers complete homework assignments and apply for jobs. Nearly 1 in 2 U.S. households with children have used mobile devices to complete homework assignments in the past year. And 1 in 4 U.S. consumers have used mobile devices to apply for a job in the past year.

IIA believes that the results contained in the Civic Science Consumer Preferences Report provides the FCC with the updated data necessary to take a fresh look to update, modernize, and acknowledge the essential equivalence of mobile broadband access to fixed access in its approach to reporting on the deployment of fixed and mobile advanced telecommunications capability throughout the United States.