TELECOMMUNICATIONS

FCC’s Performance Management Weaknesses Could Jeopardize Proposed Reforms of the Rural Health Care Program
Why GAO Did This Study

Telemedicine offers a way to improve health care access for patients in rural areas. The Federal Communications Commission’s (FCC) Rural Health Care Program, established in 1997, provides discounts on rural health care providers’ telecommunications and information services (primary program) and funds broadband infrastructure and services (pilot program). GAO was asked to review (1) how FCC has managed the primary program to meet the needs of rural health care providers, and how well the program has addressed those needs; (2) how FCC’s design and implementation of the pilot program affected participants; and (3) FCC’s performance goals and measures for both the primary program and the pilot program, and how these goals compare with the key characteristics of successful performance goals and measures. GAO reviewed program documents and data, interviewed program staff and relevant stakeholders, and surveyed all 61 pilot program participants with recent participation in the program.

What GAO Found

FCC has not conducted an assessment of the telecommunications needs of rural health care providers as it has managed the primary Rural Health Care Program, which limits FCC’s ability to determine how well the program has addressed those needs. Participation in the primary program has increased, and some rural health care providers report that they are dependent on the support received from the program. For example, a provider in Alaska has used program funds to increase the use of telemedicine, which has reduced patient wait times and travel costs. FCC has been successful in disbursing over 86 percent of all committed funds. However, FCC has disbursed only $327 million in total over the 12 years of the primary program’s operation—less than any single year’s $400 million funding cap. FCC has frequently stated that the primary program is underutilized and has made a number of changes to the program, including the creation of the pilot program. Currently, FCC is proposing to replace portions of the primary program with a new broadband services program. However, without a needs assessment, FCC cannot determine how well the current program is targeting those needs—and whether the program is, in fact, underutilized—or ensure that a new program will target needs any better.

FCC’s poor planning and communication during the design and implementation of the pilot program caused delays and difficulties for pilot program participants. FCC did not consult with the program’s administrator, other federal agencies, or relevant stakeholders prior to announcing the program, nor did it request public comment on its design. In addition, FCC called for applications to participate in the pilot program before it fully established pilot program requirements. FCC added additional program requirements after the pilot program began, and survey respondents indicated that program guidance was not provided in an effective manner. Despite these difficulties, most participants were positive about the assistance provided by program officials and reported that the benefits they anticipate receiving from the pilot program outweigh the costs of participating. However, the entire program has been delayed and projects have struggled to meet requirements that were not clearly defined at the beginning of the program.

FCC has not developed specific performance goals for the Rural Health Care Program and has developed ineffective performance measures. The performance measures are limited for a number of reasons, the most important of which is that FCC has set no specific performance goals to which to link them. In addition, FCC has not evaluated the performance of the primary Rural Health Care Program and has no evaluation plan for the pilot program. Without reliable performance information, FCC does not have the data that it needs to make critical policy decisions about the overall Rural Health Care Program. If FCC does not correct these deficits in performance management, it may perpetuate the same performance management weaknesses in its stewardship of the new rural health care programs that it has proposed.

What GAO Recommends

GAO recommends that the FCC Chairman assess rural health care providers’ needs, consult with knowledgeable stakeholders, develop performance goals and measures, and develop and execute sound performance evaluation plans. In its comments, FCC did not agree or disagree with the recommendations, but discussed planned and ongoing actions to address them.

View GAO-11-27 or key components. Additional data on participation in the rural health care pilot program is at GAO-11-25P. For more information, contact Mark Goldstein at (202) 512-2834 or goldsteinm@gao.gov.
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Abbreviations

APA    Administrative Procedure Act
FCC    Federal Communications Commission
HHS    Department of Health and Human Services
HRSA   Health Resources and Services Administration
IT     information technology
KANA   Kodiak Area Native Association
MOU    memorandum of understanding
NECA   National Exchange Carrier Association
NOI    Notice of Inquiry
NPRM   Notice of Proposed Rulemaking
OMB    Office of Management and Budget
PATS   Packet Tracking System
RFP    request for proposals
SIDS   Simplified Invoice Database System
USAC   Universal Service Administrative Company
USDA   U.S. Department of Agriculture

Telecommunications: Information on Participation in the Rural Health Care Pilot Program (GAO-11-25SP), an E-Supplement to GAO-11-27

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November 17, 2010

Congressional Requesters

Some of the most promising technologies to arise out of our nation’s transition to broadband involve “telemedicine,” particularly for patients in rural areas of the country. Telemedicine technologies can allow rural patients to receive, through remote access, medical diagnosis or patient care, often from specialists who are located in urban areas or university hospitals. Increased use of video consultation, remote patient monitoring, and electronic health records enabled by telemedicine technologies hold the promise of improving health care quality, safety, and efficiency. The Federal Communications Commission’s (FCC) Rural Health Care Universal Service Support Mechanism—or Rural Health Care Program—was created pursuant to the Telecommunications Act of 1996 (1996 Act) and enables rural health care providers to receive (1) telecommunications services at rates comparable to that of their urban counterparts and (2) access to the advanced telecommunications and information services necessary for health care delivery. Access to reasonably priced telecommunications services and Internet access services affords rural health care providers the ability to provide important telemedicine

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1 The term “broadband” commonly refers to high-speed Internet access. Broadband enables consumers to receive information much faster than a dial-up connection and provides an “always on” connection to the Internet. Consumers can receive a broadband connection through a variety of technologies, such as cable modem, digital subscriber line service, fiber, and satellite.

2 An electronic health record is an electronic version of a patient’s medical history that may include all of the key administrative clinical data relevant to that person’s care, including demographics, progress notes, problems, medications, vital signs, past medical history, immunizations, laboratory data, and radiology reports. Under the Health Information Technology for Economic and Clinical Health Act of 2009, beginning in 2011, eligible health care professionals and hospitals can qualify for Medicare and Medicaid incentive payments when they adopt certified electronic health record technology and use it to achieve specified objectives. Conversely, beginning in 2015, the Department of Health and Human Services will reduce payments to eligible health care providers that are not meaningfully using electronic health record technology. Pub. L. No. 111-5, div. A, title XIII, div. B, title IV, 123 Stats. 115, 226, 467 (Feb. 17, 2009).


4 Telecommunications services can include local and long-distance telephone services as well as high-speed data links (such as T1 or T3 lines or frame relay service).
technologies that can improve the care of patients while maximizing limited resources.

Despite these benefits, FCC has stated that its Rural Health Care Program is underutilized, in part, because rural health care providers’ needs have shifted away from discounted telecommunications and Internet services, and toward the broadband networks and facilities needed to support advanced telemedicine applications. Thus, in 2006, FCC established a separate pilot program within the Rural Health Care Program to provide funding for broadband infrastructure and services.\(^5\) Also, in March 2010, at the direction of Congress, an FCC task force developed and released a *National Broadband Plan*\(^6\) to provide a road map for attaining universal access to broadband capability. As a result of recommendations in the *National Broadband Plan*, FCC is currently reviewing its design of the Rural Health Care Program and has proposed two new rural health care programs—the Health Broadband Services Program and the Health Infrastructure Program—in a July 2010 Notice of Proposed Rulemaking (NPRM).\(^7\) FCC sought comment on these and other reforms, which could be implemented by the beginning of the next funding year on July 1, 2011.

In response to your request that we examine the operation of the Rural Health Care Program, this report addresses three main questions:

- How has FCC managed the primary Rural Health Care Program to meet the needs of rural health care providers, and how well has the program addressed those needs?
- How have FCC’s design and implementation of the pilot program affected participants?

\(^5\)For the purposes of this report, when referencing all programs under the Rural Health Care Universal Service Fund—including both of the discount rate programs and the pilot program—we use the term “Rural Health Care Program.” When referencing the components of the Rural Health Care Program that are not part of the pilot program, we use the term “primary Rural Health Care Program.”


What are FCC’s performance goals and measures for the Rural Health Care Program, and how do these goals compare with the key characteristics of successful performance goals and measures?

For each of these questions, we reviewed FCC documents, including FCC orders and requests for comment on the Rural Health Care Program, as well as written comments submitted in response to these requests. We also interviewed FCC staff and staff of the Universal Service Administrative Company (USAC)—the not-for-profit corporation that administers the Rural Health Care Program under a memorandum of understanding (MOU) with FCC.\(^8\) To provide information on the design, operation, and trends of the primary Rural Health Care Program, we analyzed data from USAC on applications, funding commitments, and disbursements for the first 12 years of the primary Rural Health Care Program (1998 to 2009). On the basis of interviews with USAC officials to understand how these data were handled, stored, and protected, we determined that the data were sufficiently reliable for the purposes specified. To provide information on the pilot program, we conducted a Web-based survey of representatives from all 61 pilot projects that had recent contact information on file with USAC at the time of our survey to obtain their views on program requirements and on how to improve the program, among other things. Our survey response rate was 100 percent. This report does not contain all of the results from the survey; our questionnaire and a more complete tabulation of the results can be viewed in an e-supplement to this report.\(^9\) To provide information about performance goals and measures, we reviewed FCC documentation on the agency’s performance goals and measures for the Rural Health Care Program and compared this information with literature on results-oriented management and effective practices for setting performance goals and measures. Additionally, we interviewed officials from other federal agencies, including the Department of Health and Human Services (HHS), the U.S. Department of Agriculture (USDA), and the Department of Commerce, to collect information on FCC’s collaboration efforts on the Rural Health Care Program. We also interviewed representatives from telecommunications and rural health care stakeholder organizations to learn about the impact of the program on their members. See appendix I for additional information on our scope and methodology.

\(^8\)See the MOU between FCC and USAC (Sept. 9, 2008), [http://www.fcc.gov/omd/usac-mou.pdf](http://www.fcc.gov/omd/usac-mou.pdf) (last accessed on Oct. 25, 2010).

We conducted this performance audit from August 2009 to November 2010, in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

### Background

A key goal of universal service is to ensure affordable telecommunications services to consumers living in high-cost areas, low-income consumers, eligible schools and libraries, and rural health care providers. Universal service programs are funded by statutorily mandated payments into the Universal Service Fund by companies that provide interstate and international telecommunications services. These payments are deposited into the federal Universal Service Fund, from which disbursements are made for the various federal universal service programs, including the Rural Health Care Program. Companies generally pass their universal service costs along to consumers through a universal service fee on customers’ telephone bills.

FCC’s current Rural Health Care Program is made up of three components that fund different benefits. As figure 1 illustrates, the first two components—the Telecommunications Fund and the Internet Access Fund—are commonly discussed together as the “primary Rural Health Care Program.” Both components in the primary Rural Health Care Program offer discounts on services provided to a single site. In contrast, the third component—the pilot program—encourages health care providers to improve access to health care services in underserved rural areas.


47 U.S.C. § 254(d) and 47 C.F.R. § 54.706.
providers to form comprehensive, multisite, state and regional dedicated health care networks.

Figure 1: Components of the Current Rural Health Care Program

<table>
<thead>
<tr>
<th>Program components</th>
<th>What is funded</th>
<th>Funding mechanism</th>
</tr>
</thead>
</table>
| Telecommunications Fund | • Telecommunications services  
• Rural only | • Funds urban/rural price differential |
| Funding started: 1998 |
| Internet Access Fund | • Internet access  
• Rural only | • Funds 25% of invoice  
• Funds 50% of invoice for states that are entirely rural |
| Funding started: 2004 |
| Pilot Program | • One-time capital costs for network deployment  
• Recurring costs for up to 5 years  
• Urban and rural | • Funds 85% of eligible costs |
| Funding started: 2007 |

Source: GAO analysis of FCC and USAC information.

USAC has identified only American Samoa, the U.S. Virgin Islands, the Commonwealth of the Northern Mariana Islands, and Guam as entirely rural under the program’s definition of the term.

Figure 2 shows how the components in the current Rural Health Care Program may change if FCC adopts the proposed reforms described in its July 2010 NPRM.\(^\text{12}\) As the figure illustrates, the Health Broadband Services Program would replace the Internet Access Fund (and raise the discount

percentage). A new Health Infrastructure Program would make available up to $100 million per year to support up to 85 percent of the construction costs of new regional or statewide networks for health care providers in areas of the country where broadband is unavailable or insufficient. This $100 million would be part of the overall $400 million annual spending cap that covers the Rural Health Care Program as a whole and that FCC established in 1997.\textsuperscript{11}

<table>
<thead>
<tr>
<th>Current Rural Health Care Program</th>
<th>Proposed Future Rural Health Care Program</th>
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<tbody>
<tr>
<td><strong>Program components</strong></td>
<td><strong>What is funded</strong></td>
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<tr>
<td>Telecommunications Fund</td>
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<tr>
<td>Pilot Program</td>
<td>One-time capital costs for network deployment</td>
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<td></td>
<td>Recurring costs for up to 5 years</td>
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<td></td>
<td>Urban and rural</td>
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Funding started: 1998

Funding started: 2004

Funding started: 2007

Note: The bolded text in the Health Broadband Services Program and Health Infrastructure Program components of the proposed Rural Health Care Program indicates differences from the current Rural Health Care Program.

In managing the program, FCC oversees USAC\(^\text{14}\)—the not-for-profit corporation that administers the program. USAC uses its subcontractor, Solix, Inc.,\(^\text{15}\) to carry out certain key aspects of the program, such as reviewing and processing funding applications. An MOU between FCC and USAC as well as FCC orders and rules set forth the roles and responsibilities of FCC and USAC in the management, oversight, and administration of the Rural Health Care Program.\(^\text{16}\) (See the sidebar on this page for examples of benefits provided by the Rural Health Care Program.)

To be eligible to participate in the primary Rural Health Care Program, applicants must be located in a rural area and be a public or not-for-profit health care provider as defined by statute and FCC rules.\(^\text{17}\) As shown in figure 1, the primary Rural Health Care Program provides two types of subsidies to eligible rural health care providers. First, the Telecommunications Fund subsidizes the rates paid by rural health care providers for telecommunications services, such as basic telephone or

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Benefits of the Primary Rural Health Care Program

USAC has reported that health care providers are using the funds from the primary Rural Health Care Program to deliver health care to America’s rural communities more quickly and proficiently—and with real cost savings. According to USAC, by helping health care providers pay for telecommunications and Internet services, the primary Rural Health Care Program may reduce expenses and travel time for consumers, decrease medical errors, enable health care providers to quickly share critical patient-care information in electronic format, and allow rural health care providers to connect to specialists in urban areas.

Impact of the Primary Rural Health Care Program: Kodiak, Alaska

USAC has highlighted the impact of the Rural Health Care Program on the Kodiak Area Native Association (KANA). KANA is a nonprofit corporation that provides health and social services for the Alaska Natives of the Kodiak region. According to the Information Systems Manager of KANA, the support received from the primary Rural Health Care Program has "revolutionized telehealth services" at KANA. KANA patients once had to wait between 6 and 9 months to see an ear specialist, but telemedicine has reduced patient wait times 2 weeks and has reduced travel costs, since many patient visits can be conducted remotely by other health care providers. For example, a physician in Anchorage was able to assist a health aide in Kotzebue perform a surgery when severe weather made air travel impossible. The Information Systems Manager reported that without support from the primary Rural Health Care Program, KANA would be forced to go back to using dial-up services. Without this support, "it would be difficult to afford even the smallest connection between the villages and KANA."

Source: USAC’s 2007 annual report.

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\(^{14}\) FCC oversees the Rural Health Care Program through rule-making proceedings, enforcement actions, audits of participants, and reviews of funding decision appeals from participants.

\(^{15}\) Solix, Inc., a for-profit company, was established in 2005 as an independent administrative process outsourcing firm—a spin-off of the National Exchange Carrier Association (NECA). USAC is a wholly owned, independent subsidiary of the association. NECA’s Board of Directors, by FCC regulation, is prohibited from participating in the functions of USAC. See 47 C.F.R. § 54.703. Under a contract with USAC, Solix reviews and processes applications for funding for the Rural Health Care Program as well as requests for reimbursements from service providers. As a contractor, Solix performs these reviews on the basis of USAC-approved procedures and with USAC oversight.

\(^{16}\) In September 2008, FCC and USAC signed an updated MOU, which will remain in effect for 4 years.

\(^{17}\) The Rural Health Care Program uses the statutory definition of “health care provider” established in section 254(b)(7)(B) of the 1996 Act. Specifically, this section defines “health care provider” as “(i) post-secondary educational institutions offering health care instruction, teaching hospitals, and medical schools; (ii) community health centers or health centers providing health care to migrants; (iii) local health departments or agencies; (iv) community mental health centers; (v) not-for-profit hospitals; (vi) rural health clinics; and (vii) consortia of health care providers consisting of one or more entities described in clauses (i) through (vi).” FCC has clarified that dedicated emergency departments of rural for-profit hospitals that participate in Medicare are “public” health care providers and are eligible to receive prorated rural health care support and also clarified that nonprofit entities that function as rural health care providers on a part-time basis are eligible for prorated rural health care support. See Rural Health Care Support Mechanism, Report and Order, Order on Reconsideration, and Further Notice of Proposed Rulemaking, 18 FCC Rcd 24546, 24553-55, paras. 13-16 (2003).
satellite service charges, so that rural and urban prices are comparable within each state. Second, to support advanced telecommunications and information services, the Internet Access Fund offers most rural health care providers a 25 percent flat discount on monthly Internet access charges. Eligible rural health care providers can apply for support from both the Telecommunications Fund and the Internet Access Fund. However, FCC has stated that rural health care providers have not participated at the rate it had expected.

The steps that applicants must carry out to obtain support from one or both components of the primary Rural Health Care Program are illustrated in figure 3.

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Section 254(h)(1)(A) directs that telecommunications carriers provide telecommunications services that are necessary for the provision of health care services in rural areas at rates that are reasonably comparable to rates in urban areas. See 47 U.S.C. § 254(h)(1)(A).

Section 254(h)(2)(A) directs FCC to establish competitively neutral rules to enhance, to the extent technically feasible and economically reasonable, access to advanced telecommunications and information services for public and nonprofit health care providers. See 47 U.S.C. § 254(h)(2)(A). In 2003, FCC established the rural health care Internet Access Fund to provide a flat percentage discount on monthly charges for access to the public Internet for rural health care providers. See 18 FCC Rcd 24546, 24557-62, paras. 22-29 (2003).
**FCC created the third component of the current Rural Health Care Program, the pilot program, in September 2006 after acknowledging that the primary Rural Health Care Program was “greatly underutilized.”**

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explained that “although there are a number of factors that may explain the underutilization” of the program, it was “apparent that health care providers continue to lack access to the broadband facilities needed to support…advanced telehealth applications.”

The pilot program funds 85 percent of the costs of deploying dedicated broadband networks connecting rural and urban health care providers, including the cost of designing and installing broadband networks that connect health care providers in a state or region, as well as the costs of advanced telecommunications and information services that ride over that network. This is in contrast to the primary Rural Health Care Program, which provides discounts only on monthly recurring costs for telecommunications services or Internet access to rural health care providers. The pilot program also provides funding for the cost of connecting state or regional networks to Internet2 or National LambdaRail—two national networks that connect government research institutions as well as academic, public, and private health care institutions—and the costs of connecting to the public Internet. Any eligible public and nonprofit health care provider—whether located in an urban or a rural area—was eligible to apply for funding when the pilot program was announced. However, the program rules required that applicants’ proposed networks include at least a de minimis number of public and nonprofit health care providers that serve rural areas.

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22National LambdaRail was added as an eligible network following a petition from National LambdaRail to FCC. See Rural Health Care Support Mechanism, Order on Reconsideration, 22 FCC Rcd 2555 (2007).
Examples of Pilot Projects

Pilot projects vary in their scope, planned activities, and award amount. Listed below are two examples of projects participating in the pilot program and their status as of July 2010.

**Palmetto State Providers Network (South Carolina)**

This project creates a private, statewide broadband network that links rural caregivers in all 46 counties to the state’s academic and large medical centers. Approximately 84 entities are connected to the network, although more may be added. Ineligible health care entities are permitted to join the network, assuming they pay a fee and the cost of connecting to the network. In addition, the network provides a link to Internet2. The project has indicated it will use the bandwidth provided by the network to support telemedicine, telepsychiatry, high-definition videoconferencing, and participation in a stroke consultation program. **Total award amount: $7,944,950.**

**Indiana Telehealth Network**

This project seeks to give hospitals access to dedicated Ethernet transport from the individual hospitals to a common point in downtown Indianapolis, where there will be a gateway to the public Internet. The project will build fiber-optic cable directly into the hospitals and will “light” the hospitals with gigabit Ethernet switches. Connection speeds will range from 10 to 100 megabits per second. Approximately 96 eligible health care providers in 41 counties will benefit from the high-speed broadband connections. **Total award amount: $16,138,270.**

FCC received 81 applications from projects seeking to participate in the pilot program. In November 2007, FCC announced that it had accepted 69 of the 81 projects into the program and capped total funding for all of the pilot projects at roughly $418 million over 3 years. Since then, a few projects have merged and 1 project has withdrawn from the program. The size and scope of the remaining projects vary widely. For example, the Illinois Rural HealthNet project is using pilot program funds to pay for the installation of approximately 1,250 miles of buried fiber. The purpose of this fiber is to create the backbone of a network that will connect rural critical access hospitals, health clinics, and community mental health centers to specialists throughout the state and nation. In contrast, a project in Wisconsin is planning to use the pilot program funds to link two existing fiber systems to establish connections between four hospitals that allow health care specialists to transmit images between facilities. (See the sidebar on this page for other examples of pilot projects.)

USAC administers the pilot program pursuant to FCC’s rules. Each pilot project must designate a project coordinator and associate project coordinator, who manage the administrative aspects of the program for the project and submit the required forms. USAC provides each project with a “coach”—that is, a designated Solix staff person who works closely with a pilot project to assist the project through the program’s administrative requirements and processes. With some exceptions, the pilot program forms and administrative processes are the same as those previously described in the primary Rural Health Care Program. However, pilot participants pay 15 percent of eligible costs (and all ineligible costs), and the pilot program funds up to 85 percent of eligible costs. In addition,

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23 See Rural Health Care Support Mechanism, Order, 22 FCC Rcd 20360 (2007). FCC allocated approximately $139 million annually for 3 funding years, for a total of roughly $418 million for the pilot program. The $139 million per funding year allocation also falls under the $400 million per funding year cap for the entire Rural Health Care Program. Because the primary Rural Health Care Program was using less than 10 percent of this cap, FCC concluded that the $139 million per year estimate for the pilot program would fall easily under the overall Rural Health Care Program cap. Unused pilot program support can be carried over to the next pilot program funding year. A project can request funding for up to 5 years for its recurring costs. A project has 5 years from the date of its first funding commitment letter to request reimbursement.

24 At the time of our survey, 61 projects had recent contact information on file with USAC.

25 Program participants perceive all of their contacts and form submissions to be with USAC. Solix staff refer to themselves as USAC staff when interacting with program participants.
pilot participants must meet additional requirements before they can receive funding:

- The lead entity in charge of the pilot project must obtain a letter of agency from every entity participating in its project. This letter authorizes the lead entity to act on the other entity’s behalf in all matters related to the pilot program.

- Pilot participants must develop a sustainability plan describing how the project will be self-sustaining in the future, to include network ownership and membership arrangements, and describing sources of future support.

- Pilot participants are required to submit quarterly progress reports describing the status of their project.

In February 2010, FCC’s Wireline Competition Bureau extended by 1 year, to June 30, 2011, the deadline for participants in the pilot program to submit to USAC requests for funding commitments.  

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FCC Has Not Performed the Analysis Necessary to Ensure That the Primary Rural Health Care Program Meets the Needs of Rural Health Care Providers

Annual disbursements from the primary Rural Health Care Program have increased from 1998 through 2009, yet they have never approached FCC’s original projections for participation. Figure 4 shows the total amount of funds that have been disbursed for the primary Rural Health Care Program from 1998 to 2009.

Participation in the Program, Although Increasing, Has Not Met FCC Projections and over Half of All Program Funds Are Used in Alaska
USAC disbursed just over $327 million for the primary program from 1998 through 2009. Thus, as figure 4 illustrates, total program expenditures in 12 years of disbursements have not yet reached the single year funding cap of $400 million. Also, as of September 2010, USAC has disbursed just over $26 million for the pilot program. Therefore, USAC has disbursed less than $400 million for all three components of the Rural Health Care Program since the program began in 1998. (FCC does not collect $400 million each year from telecommunications carriers for this program, but rather bases collections only on projected expenditures. FCC uses a quarterly evaluation of health care provider demand to assess how much telecommunications companies must contribute to the Universal Service

27As of September 2010, USAC has issued funding commitment letters that total over $83 million for the pilot program.
Fund each quarter. This means that if FCC’s proposed reforms create more participation in the program, telecommunications companies would need to pay more in Universal Service Fund contributions. Telecommunications companies would likely pass these costs on to consumers through higher universal service fees in consumers’ telephone bills.)

According to USAC data, primary Rural Health Care Program funding was disbursed to all of the types of rural health care providers designated by statute as eligible to participate in the program. As figure 5 illustrates, over 68 percent of total applicants in 2008 were either rural health clinics or not-for-profit hospitals.

**Figure 5: Applicants, by Type of Eligible Primary Rural Health Care Program Provider (2008)**

- **Rural health clinic**: 37.5%
- **Not-for-profit hospital**: 30.7%
- **Community health center or health center providing health care to migrants**: 11.0%
- **Local health department or agency**: 10.7%
- **Community mental health center**: 8.8%
- **Other**

Source: GAO analysis of USAC data.

“The “other” category indicates postsecondary educational institutions offering health care instruction, teaching hospitals or medical schools, dedicated emergency departments of rural for-profit hospitals that participate in Medicare, part-time eligible entities, and consortia of health care providers consisting of one or more eligible entities.

As with disbursements, the number of applicants to the primary Rural Health Care Program has generally increased since the program began. Figure 6 shows the number of rural health care providers that have applied to the primary Rural Health Care Program have increased from a low of 1,283 applicants in 1999 to 4,014 in 2009.
Figure 6: Number of Primary Rural Health Care Program Applicants (1998-2009)

Note: The number of applicants to the program dropped significantly after the first year of the program. USAC officials said that, in 1998, many applicants started the application process when the program was first launched, but after learning more program details, did not complete the application process. After the first year, fewer applicants started the process without completing it. In addition, USAC officials said that the slight increase in 2005 can be attributed to a temporary FCC provision that provided additional discounts for advanced telecommunications and information services to healthcare providers in the affected areas of Hurricane Katrina and in areas where evacuees relocated.

Similarly, the number of funding commitments issued to participants in the primary Rural Health Care Program has exhibited a slow, steady increase over time from 799 funding commitments in 1998 to 6,790 in 2008. Figure 7 shows the number of funding commitments by the type of service requested (e.g., telecommunications services or Internet access services28).

28According to FCC, some services, such as Ethernet, may be categorized as a telecommunications service (eligible for the urban/rural differential support) or an Internet service (eligible for the 25 percent Internet access discount).
Figure 7: Number of Funding Commitments, by Type of Service Requested (1998-2008)

Note: This figure represents the number of commitments through July 31, 2010. Because of the application process, funding commitments and disbursements may be made after a program year ends. Funding for 2009 was not included in the figure because many commitments still needed processing as of this date. Discounts for Internet access services began in 2004.

Funding commitments have varied considerably among applicants within the states and territories, with almost 55 percent of the funding going to applicants in Alaska. Disbursements range from over $178 million for Alaska to none for three states (Connecticut, New Jersey, and Rhode Island). Health care providers in Wisconsin received the second-largest disbursement, approximately $18.5 million (almost 5.7 percent) of all primary Rural Health Care Program funding. For a snapshot of funding to applicants by state and territory, see appendix II, which contains the numbers of applicants and amounts committed by state for 2008. Table 1 shows the total amount of money that has been committed and disbursed to applicants, by state, over the program’s history.
Table 1: Funds Committed and Disbursed to Applicants, by State and Territory (1998-2009)

<table>
<thead>
<tr>
<th>State</th>
<th>Committed amount</th>
<th>Disbursed amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>$1,244,270</td>
<td>$1,046,086</td>
</tr>
<tr>
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Source: GAO analysis of USAC data.

Note: This table represents the amount of commitments and disbursements through July 31, 2010, for funding years 1998 through 2009. U.S. territories that have never received commitments or disbursements are not included in the table. Funds are distributed to service providers, not directly to states.

Figure 8 shows the total dollar amount disbursed across the United States for funding year 2008, by ZIP code, illustrating the wide variation in geographic use and the heavy concentration of funding in Alaska.
According to FCC and USAC staff, health care providers in Alaska dominate use of the primary Rural Health Care Program because Alaska’s rural areas often require expensive satellite telecommunications services. Alaska’s vast size, harsh winter weather, and sparse population make fiber networks and other technologies either too expensive or too infeasible. Some wireless technologies also can be challenging, since Alaskan terrain often includes mountains or forests that can obstruct line-of-sight.
transmission. As a result, satellite is often the most feasible option for many rural communities in Alaska. Although the cost of telecommunications service in rural areas can vary considerably, satellite service can cost up to $13,000 per month, creating a significant difference in urban and rural rates in parts of Alaska, and making FCC’s Rural Health Care Program particularly attractive under such circumstances.

We also found that, according to USAC data, FCC and USAC have been successful in disbursing committed funds in the primary Rural Health Care Program. Table 1 shows that USAC generally disburses most of the funds that are committed to rural health care providers. Of the more than $380 million committed for the program, over $327 million (over 86 percent) has been disbursed, leaving just over $53 million that has been committed but not disbursed since the program began. Some of this $53 million in remaining money will eventually be disbursed as USAC closes more recent funding years.

### FCC Has Not Assessed the Telecommunications Needs of Rural Health Care Providers to Guide the Evolution of the Rural Health Care Program

A needs assessment is crucial to both the effective design of new programs and the assessment of existing programs. The primary purpose of a needs assessment is to identify needed services that are lacking (in this case, telecommunications services for rural health care providers) relative to some generally accepted standard. By establishing measures of comparison, program managers can more accurately determine how well their programs are doing in meeting the needs of the targeted population of the program. We have previously recommended that needs assessments include the following characteristics:

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29In its 2003 report and order, FCC states that commenters have reported that the monthly cost of Internet access in rural areas ranges from $21.95 to $800 for a digital subscriber line, $45 to $400 for a cable modem, $40 to $300 for wireless service, and $30 to $13,000 for satellite service. See 18 FCC Rcd 24546, fn 83 (2003).

30The most recent year that USAC has completely closed is 2004. USAC officials told us that there are many reasons that it can take several years to completely close a funding year. For example, typically, health care providers pay their telecommunications service bills in full, so vendors have no financial incentive to invoice USAC, simply to pass through a credit to the health care provider. In addition, there is a problem with staff turnover and lack of recordkeeping in the offices of small rural health care providers. Therefore, it is possible that an employee who originally filled out the program application may have left the organization, and the new employee may not know that a credit is due to the health care provider.

• benchmarks to define when needs have increased or decreased,

• a plan to determine how needs assessment results will be prioritized in supporting resource allocation decisions, and

• integration of information on other resources available to help address the need.32

However, throughout its 12 years of managing the program, FCC has not conducted a comprehensive needs assessment to learn how the program can best target the telecommunications needs of rural health care providers within the broad latitude provided by Congress in the 1996 Act.

When designing the $400 million annual spending cap for the Rural Health Care Program, FCC officials noted the scarcity of information available about the universe of eligible providers, and what it might cost to meet the providers’ telecommunications needs.33 As our analysis showed, the current $400 million spending cap is not based on meaningful estimates of program participation. FCC stated in its 1997 report and order that the Rural Health Care Program spending cap is “based on the maximum amount of service that we have found necessary and on generous estimates of the number of potentially eligible rural health care providers.”34 FCC acknowledged at the time that it expected actual program disbursements to be less than the cap for a number of reasons.35 Although FCC expected program disbursement to be under $400 million annually, on multiple occasions, FCC has released documents stating that


33Because there was no historical record of what it would cost to provide support to rural health care providers and no list of public and nonprofit health care providers that fit the definition of “health care providers that are located in rural areas,” FCC based the funding cap on an estimate of 12,000 eligible rural health care providers on the basis of figures supplied by various federal agencies and national associations. FCC acknowledged that these calculations were subject to error. See 12 FCC Rcd 8776, 9141, para. 706, ftn 1845 (1997).


35FCC expected actual disbursements to be less than the $400 million cap because (1) the maximum bandwidth eligible for funding would not be available in all areas; (2) many rural health care providers would not choose to use the full amount of support; and (3) the practice of rate averaging would result in lower support amounts. See 12 FCC Rcd 8776, 9140-44, paras. 704-708 (1997).
the primary Rural Health Care Program is underutilized. For example, in its 2006 pilot program order, FCC states that the primary Rural Health Care Program “continues to be greatly underutilized and is not fully realizing the benefits intended by the statute and our rules. In 1997, we authorized $400 million per year for funding of this program. Yet, in each of the last 10 years, the program generally has disbursed less than 10 percent of the authorized funds.”

When we asked FCC officials what acceptable utilization of the program would mean, they said that they did not know, but that program utilization would include disbursing funds somewhere between 10 percent and 100 percent of the allowable cap. FCC’s repeated claim that the program is underutilized, without a more specific vision of what utilization would mean, is troublesome. No needs assessment has been conducted to show that the program is, in fact, underutilized. A comprehensive needs assessment could provide useful information to FCC to help officials envision acceptable program utilization—that is, how many providers actually need services, rather than just how many providers are eligible to participate under program rules.

As part of our review, we interviewed knowledgeable stakeholders to identify potential reasons for FCC’s reported underutilization. These reasons include the following:

- Some health care providers lack the infrastructure (e.g., the broadband facilities needed to support telemedicine) to use advanced telecommunications services.

- The application process is too complex and cumbersome to justify participation.

- The 25 percent Internet subsidy is not large enough to encourage participation.

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• The difference between urban and rural telecommunications rates is negligible or not significant enough to justify resources toward program participation.  

• Rural health care providers do not have enough administrative support to apply to the program annually.

• Some eligible health care providers may not know about the program.

• Statutory restrictions prevent support to certain providers who might benefit from the program (e.g., emergency medical technicians).

• Some health care providers cannot afford expensive telemedicine equipment; therefore, they are not concerned with gaining access to the telecommunications services needed to use that equipment.

• Some Medicare and Medicaid rules, including reimbursement limitations, may inhibit the use of telemedicine technologies; therefore, health care providers may not be concerned with gaining access to the telecommunications services needed to support those technologies.

38The requirement to ensure that urban and rural telecommunications rates are comparable comes from the 1996 Act. However, if, through a sound needs assessment, FCC determines that there are statutory restrictions that prohibit it from making the Rural Health Care Program more effective, FCC could inform Congress and seek the needed legislative changes.

39The 1996 Act limits the type of health care provider eligible for the program. Again, if FCC discovers that statutory restrictions limit its ability to meet the needs of rural health care providers, FCC could notify Congress and seek legislative changes. For example, in the National Broadband Plan, an FCC task force recommended that “Congress should consider providing support for for-profit institutions that serve particularly vulnerable populations.” See the National Broadband Plan, p. 200, ch. 10.

40Examples of telemedicine equipment include “capture” devices, such as digital and video cameras, radiographs (e.g., X-ray images), and physiologic monitors (e.g., oxygen saturation monitors).

41Medicare covers aspects of telemedicine services under certain circumstances, and states are permitted to cover telemedicine to some degree in their Medicaid programs, although decisions to cover these services may vary from state to state. Some stakeholders told us that current restrictions should be relaxed. The National Broadband Plan makes recommendations for reducing regulatory barriers to telemedicine, such as resolving security issues related to prescriptions for certain medications.
Despite these and other issues, we were also told that many of the current program participants are dependent on the benefits they receive from the primary Rural Health Care Program.

Although it lacks a needs assessment, FCC has made multiple changes to the primary Rural Health Care Program over time in an attempt to address underutilization and better meet providers’ needs. For example:

- In a 2003 report and order, FCC provided support for rural health care providers to obtain a 25 percent discount off the cost of monthly Internet access services. The 2003 report and order states: “Because participation in the rural health care support mechanism has not met the Commission’s initial projections, we amend our rules to improve the program, increase participation by rural health care providers, and ensure that the benefits of the program continue to be distributed in a fair and equitable manner.”

- In a 2004 report and order, FCC changed the definition of “rural,” revised its rules to expand funding for mobile rural health care services, and allowed a 50 percent subsidy (rather than 25 percent) for Internet access services for health care providers in entirely rural states. According to USAC, this report and order increased the number of health care providers eligible to participate in the primary Rural Health Care Program by adding new rural areas while grandfathering health care providers in areas no longer defined as rural.

- In a 2006 order, FCC announced the pilot program, which will be discussed in greater detail in the next section of this report. FCC created

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43 FCC stated that it adopted this change because the definition of rural being used by FCC at that time was no longer being updated by Census Bureau data.

44 See 19 FCC Rcd 24613 (2004). To ease the transition to the new definition, FCC permitted all health care providers that had previously received a funding commitment from USAC to continue to qualify for support under the rural health care support mechanism for the next 3 years under the old definition. In 2008, FCC released an Order on Reconsideration extending the grandfathered period for an additional 3 years. Rural Health Care Support Mechanism, Order on Reconsideration, 23 FCC Rcd 2539, 2541, para. 4. (2008). The Wireline Competition Bureau has recently sought comment on the petition filed by the Nebraska Public Service Commission to permanently grandfather rural health care providers that would not be eligible for universal service support after June 30, 2011, absent FCC action. See Comment Sought on Request to Permanently Grandfather Rural Health Care Providers that Require Funding Commitments Prior to July 1, 2005 So That They Will Remain Eligible for Universal Service, Public Notice, 25 FCC Rcd 10872 (2010).
the pilot program to address two potential reasons for the primary Rural Health Care Program’s possible underutilization: lack of infrastructure and access to dedicated broadband networks.

Without a needs assessment, however, FCC does not have key information regarding the extent to which any of these reasons actually impacted the primary Rural Health Care Program’s participation rate. FCC officials told us that the changes FCC has made to the program were based primarily on information gathered through the agency’s notice and comment procedures and internal deliberations. FCC officials told us that this is how FCC—as a federal regulatory agency—conducts its business pursuant to the Administrative Procedure Act (APA). However, there is nothing in the APA process that would have precluded FCC from conducting a formal needs assessment. Using data-based assessments to supplement the information gained through FCC’s regulatory procedures would enhance FCC’s ability to fulfill its role as the manager of the Rural Health Care Program. Specifically, if FCC had obtained data through a formal needs assessment, it may have been able to more accurately ascertain why some rural health care providers are not participating, and have better ensured that programmatic changes achieved the intended results.

To FCC’s credit, one of the proposed changes in the 2010 NPRM—that FCC replace the current Internet Access Fund with a new Health Broadband Services Program (as previously shown in fig. 2)—appears to have been based, in part, on a data-based assessment. FCC recommends that the new program subsidize 50 percent of an eligible rural health care provider’s recurring monthly costs for any advanced telecommunications and information services that provide point-to-point connectivity, including dedicated broadband access, instead of the current program’s 25 percent discount on monthly Internet service. FCC provided us with results from some modeling that the agency conducted using various scenarios to try to ascertain the possible effects of moving to a 50 percent discount level. While the data generated from the modeling will be

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46 Administrative Procedure Act, 5 U.S.C. §§ 551 et seq.
48 The model, which is not publicly available, also simulated the effects of a 60 percent discount and a simplified application process.
helpful to FCC in its decision-making process, the information generated was mostly to understand the possible effects on the funding from new participants entering the program or from current participants moving from one funding mechanism to the new program. FCC staff said that they expect the proposed change will increase the use of the program, and that FCC recently sought public comment on the proposed 50 percent discount. A more formal needs assessment, however, would supplement this information and help FCC determine whether the change will address the most critical needs of rural health care providers and whether 50 percent is the most appropriate subsidy.

To develop the National Broadband Plan, an FCC task force recently undertook an initial analysis to quantify some of the broadband needs of rural health care providers. The task force examined the locations of institutions within FCC’s geographic definition of rural and concluded that less than 25 percent of the approximately 11,000 eligible institutions are currently participating in the Rural Health Care Program.\(^49\) However, without fully understanding the telecommunications and broadband needs of rural health care providers, FCC may have difficulty in determining why the other 75 percent of eligible institutions are not participating. Moreover, if FCC does not conduct an effective needs assessment, it will not have the information necessary to determine whether the design of the proposed new Health Broadband Services Program will effectively meet providers’ needs and will target available funds to the areas of greatest need.

\(^{49}\) National Broadband Plan, p. 214, ch. 10.
FCC’s Poor Planning and Communication during the Design and Implementation of the Pilot Program Caused Delays and Difficulties

FCC’s Limited Collaboration with USAC, Federal Agencies, and Other Knowledgeable Stakeholders Affected Pilot Program Design

FCC missed multiple opportunities to collaborate with USAC, federal agencies, and other knowledgeable stakeholders when designing the pilot program. These stakeholders all could have provided useful insights into FCC’s design of the pilot program. Such consultations could have helped FCC better identify potential pitfalls in its pilot program design as well as meaningful opportunities to leverage federal resources and ensure that the pilot program targeted rural health care providers’ needs in the most efficient way.

Although USAC officials had 9 years’ experience working with the rural health care community and administering the primary Rural Health Care Program, FCC did not consult with USAC officials prior to issuing the 2006 order calling for applications to the pilot program. Our prior work has noted the importance of involving stakeholders (including third-party administrators like USAC) when designing, implementing, and evaluating programs. FCC officials stated that they did not consult with USAC because USAC does not formulate policy. However, USAC’s experience with the primary Rural Health Care Program may have provided FCC with valuable insights into how to design a pilot program, particularly regarding the administrative processes and forms. For example, FCC’s decision to use the primary program’s forms and processes for the pilot program led to a complicated administrative process, particularly since some aspects of the primary Rural Health Care Program’s forms and administrative processes were ill-suited to the pilot program. Because FCC used primary program forms rather than creating new and more tailored ones for the

pilot program, the forms required complicated attachments. According to our survey of pilot project representatives, of the 57 respondents that expressed an opinion, 38 respondents rated assembling their request for proposals (RFP) package (Form 465 package) as “very difficult” or “somewhat difficult.” In addition, 27 of the 42 respondents that provided an opinion rated assembling their requests for funding (Form 466-A packages) as “very difficult” or “somewhat difficult.” Solix officials agreed that pilot participants seemed to have difficulty in completing these forms and attachments.

FCC also missed opportunities to coordinate with other federal agencies when designing the pilot program. We have noted that a lack of collaboration among federal agencies can lead to a patchwork of programs that can waste scarce funds, confuse and frustrate program customers, and limit the overall effectiveness of the federal effort.

A number of federal agencies are involved in telemedicine efforts, and some provide funds to health care providers that could complement FCC’s pilot program. For example, the Health Resources and Services Administration (HRSA), the primary federal agency for improving access to health care services for people who are uninsured, isolated, or medically vulnerable, administers a Telehealth Network Grant Program that provides funds to projects to demonstrate how telehealth programs and networks can improve access to quality health care services in underserved rural and urban communities. However, with USDA being the one exception, FCC

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51 For example, the primary Rural Health Care Program Forms 465 and 466-A are designed for support of eligible costs at one site. However, the pilot program funds eligible costs for pilot projects that can have hundreds of sites, and both eligible and ineligible costs must be allocated among all of the sites in a project. To address this issue, program officials created a Form 465 attachment that requires projects to fill in 48 columns of information for each site in their project. In some cases, this requirement has led to eligibility spreadsheets that are over 100 pages long. Similarly, projects submitting a Form 466-A must also complete an attachment that requires 45 columns of information for each site in a project as well as a 20-column Network Cost Worksheet to allocate costs among each site in a project.

52 Each respondent represents 1 pilot project. Although we received usable questionnaires from each of the 61 projects, in some cases, not all 61 answered a question, or in some cases, selected options such as “no opinion” or “don’t know.” Thus, the total number of respondents that provided a substantive answer is noted each time we report a survey result, and may change with each question.

53 The RFP is the first step toward establishing a contract for services and creating the networks envisioned in the applications submitted to FCC more than 3 years ago.

did not contact other federal agencies prior to announcing the pilot program in 2006. FCC officials told us that after announcing the creation of the pilot program in 2006, they met with representatives from various agencies within HHS in 2007, to discuss coordination. Representatives from some of these agencies reported that these meetings were primarily informational, with FCC explaining its pilot program to them, and that no strategies for collaboration or follow-up were developed. USDA officials stated that FCC officials met with them prior to announcing the pilot program to discuss USDA’s Distance Learning and Telemedicine Program, including how USDA scored applications and evaluated the program. However, it is unclear how FCC used the information that USDA provided, since similar information was not provided in FCC’s call for applications or order selecting pilot projects. According to federal and other stakeholders, officials at other agencies also could have

- provided FCC with an understanding of rural health care providers’ needs, potential information technology (IT) issues, and how to design a more user-friendly program and
- helped FCC identify additional appropriate service providers, one of which had to petition to be included.

FCC also did not request public comment on its proposed design for the pilot program. Although FCC did request comments in 2004 on providing some infrastructure support by funding upgrades to the public switched or backbone networks, FCC did not imply that it was considering a pilot program to fund the creation of private networks, or provide specific

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56According to FCC, the agencies and offices represented included the Agency for Healthcare Research and Quality, the Centers for Disease Control and Prevention, the Centers for Medicare and Medicaid Services, HRSA, the National Library of Medicine, the Office of the Assistant Secretary for Preparedness and Response, and the Office of the National Coordinator for Health Information Technology.

57USDA’s Distance Learning and Telemedicine Program provides loans and grants to rural community facilities (including hospitals) for advanced telecommunications systems that can provide health care and educational benefits to rural areas.

58FCC’s initial order only funded connections with Internet2, even though a similar nonprofit entity, National LambdaRail, could provide similar services to pilot participants. Following a petition filed by National LambdaRail, FCC addressed this matter by issuing another order allowing connections with either entity. See 22 FCC Rcd 2555 (2007).
details on how such a program would operate. We have previously reported that FCC’s use of NPRMs to pose broad questions without providing actual rule text can limit stakeholders’ ability to determine either what action FCC is considering or what information would be most helpful to FCC when developing a final rule. FCC officials said that they did not issue a Notice of Inquiry (NOI) regarding the pilot program because the process would have delayed the pilot program. However, providing the public with advance notice of proposed changes and an opportunity to comment on them is desirable in that it allows agencies, according to a 2006 resource guide, to “find out earlier rather than later about views and information adverse to the agency’s proposal or bearing on its practicality.” Similarly, in comments submitted to FCC, the National Telecommunications Cooperative Association, observed that “interested or affected parties had no opportunity to explore with the Commission various aspects of the Pilot Program.” In addition, industry concerns regarding the funding of redundant networks arose after the implementation of the pilot program. If FCC had provided a more detailed explanation of the proposed pilot program and requested comment prior to establishing the program, it may have been better prepared to address these concerns.

62The National Telecommunications Cooperative Association is an industry association representing rural telecommunications providers.
63Comments of the National Telecommunications Cooperative Association in WC Docket No. 02-60 (Public Notice seeking comment on the National LambdaRail, Inc.’s Petition for Reconsideration or, in the alternative, Clarification of FCC’s Sept. 29, 2006, Order establishing the Rural Health Care Pilot Program), p. 2 (Nov. 21, 2006).
64See, for example, Reply Comments of the Montana Telecommunications Association in WC Docket No. 02-60 (Rural Health Care NPRM, 25 FCC Rcd 9371 (2010) (Sept. 23, 2010); but see Reply Comments of the Health Information Exchange of Montana, Inc., in WC Docket No. 02-60 (Rural Health Care NPRM, 25 FCC Rcd 9371 (2010)), pp. 6-9 (Sept. 23, 2010).
65Commissioner Jonathan Adelstein, in his statement to the 2006 order, noted concern with the lack of comments. Specifically, he said the following: “Had we sought comment on whether to create a pilot program and how to tailor it, we likely would have greater clarity and transparency here but, unfortunately, that is not the case.” See 21 FCC Rcd 11111, 11121 (2006).
Pilot Participants Have Experienced Delays and Difficulties, in Part, Because FCC Did Not Fully Establish Requirements Prior to Calling for Applications and Did Not Provide Effective Program Guidance

FCC called for applications to participate in the pilot program before it fully established pilot program requirements. This, along with the addition of requirements as the pilot program has progressed, has led to delays and difficulties for pilot participants. Most importantly, the entire pilot program itself has been delayed. Participants may issue multiple RFPs as they progress through various stages of designing and constructing their networks, but the deadline for pilot participants to submit all of their requests for funding (projects submit at least one Form 466-A for each RFP they issue) to USAC was June 30, 2010. On February 18, 2010, FCC extended this deadline by 1 year, to June 30, 2011. According to USAC data, at the time of the extension, projects had requested 11 percent of the roughly $418 million in total program funding. As of July 31, 2010, projects had requested 17 percent of the total program funding. As shown in figure 9, as of July 31, 2010, 28 projects (45 percent) have received at least one funding commitment letter, but 18 projects (29 percent) had not yet posted an RFP.

\[66\] 25 FCC Rcd 1423 (Wireline Competition Bureau: 2010).
According to our survey, delayed and inconsistent guidance led to delays for many pilot projects. In addition, it appears pilot participants have struggled with requirements that were added at the same time that FCC announced the pilot participant selections, such as the need to obtain letters of agency. Figure 10 indicates the number of survey respondents reporting whether they experienced certain issues during the course of their project, and the number of respondents that reported they were delayed by that issue.
Table 2 reports the results from our survey question that asked pilot participants to rate the ease or difficulty of performing various program tasks. Four of the tasks rated as “very difficult” or “somewhat difficult” by more than half of the respondents that provided an opinion fall into one of two categories: the task is associated with program processes and forms that were carried over from the primary Rural Health Care Program (Form 465 and Form 466-A), or the task is a requirement FCC added, but that was not mentioned in the initial call for applications (developing a sustainability plan and obtaining letters of agency). In addition, when asked to list the top three things that program officials should change if FCC established a new, permanent program with goals similar to those of
the pilot program, simplifying or improving the administrative process was the most frequently mentioned issue.\textsuperscript{67}

\begin{table}
\centering
\begin{tabular}{ |l|c|c| }
\hline
Ease or difficulty of performing various program tasks & Number of respondents rating this task as “very difficult” or “somewhat difficult” & Total number of respondents \\
\hline
Funding ineligible expenses (e.g., administrative costs) & 36 & 51 \\
Assembling the Form 465 package & 38 & 57 \\
Developing a sustainability plan thus far & 37 & 58 \\
Completing the Form 466-A package & 27 & 42 \\
Completing invoices & 13 & 23 \\
Obtaining letters of agency & 30 & 58 \\
\hline
\end{tabular}
\caption{Requirements Rated “Very Difficult” or “Somewhat Difficult” by More Than Half of Survey Respondents That Provided an Opinion (Listed in Order of Overall Difficulty Rating)}
\end{table}

\textbf{FCC’s Call for Applications Did Not Include Needed Information about the Eligibility of Entities, Expenses, and How to Meet the Match Requirement}

The Grant Accountability Project, a 2005 Domestic Working Group chaired by the former United States Comptroller General, notes that an agency’s ability to ensure that funds are used as intended is impacted when the terms, conditions, and provisions in award agreements are not well-written.\textsuperscript{68} The group also notes that a thorough assessment of proposed projects can reduce the risk that money may be wasted or projects may not achieve intended results. However, FCC did not fully establish the requirements of the pilot program before it requested applications, and it required projects to provide additional information after they were accepted into the program. This led to delays because (1) participants needed additional guidance on how to meet the requirements and (2) Solix staff (under USAC direction) had to retroactively review projects to determine the eligibility of the participating entities and activities. In addition, some participants faced difficulties in funding ineligible expenses. In contrast, other federal agencies generally provide extensive detail on program rules when calling for applications for competitive

\textsuperscript{67}This statement is based on our analysis of survey respondents’ verbatim responses.

funding programs, including the criteria by which applications will be judged and how the criteria will be weighted. For example, USDA’s 2010 Distance Learning and Telemedicine Program Grant Application Guide provides potential applicants with specific information on eligible uses for the funds, eligible match funding, copies of the forms to be used, and information on the application scoring process.\textsuperscript{69}

FCC’s 2006 order establishing the pilot program and calling for applications\textsuperscript{70} did not provide detailed information on many essential aspects of the program, including

- which entities would be eligible to participate in the program (FCC provided a legal citation, but no actual text);
- which expenses could be paid for with program funds; and
- how projects could fund their 15 percent match.

After issuing its call for applications, FCC did provide some of this information on its Frequently Asked Questions Web page\textsuperscript{71} on the pilot program. However, this information may not have reached all interested parties, and it would have been more efficient to determine these issues in advance of requesting applications. FCC also provided some of this information in its 2007 order; however, by this time, FCC was also announcing which projects were selected.\textsuperscript{72} FCC did not fully screen applications to determine the extent to which their proposed activities and entities would be eligible for funding. Thus, several of the accepted projects had ineligible components. Specifically, based on survey respondents that provided a substantive answer:\textsuperscript{73}

- 25 of 59 respondents included an entity that was determined to be ineligible,


\textsuperscript{70}1 FCC Rcd 11111 (2006).

\textsuperscript{71}See the following Web address: \url{http://www.fcc.gov/cgb/rural/rhcp.html#faqs} (last accessed on Nov. 9, 2010).

\textsuperscript{72}22 FCC Rcd 20360 (2007).

\textsuperscript{73}Excluding respondents that answered “don’t know” or did not respond to the question.
25 of 57 respondents included an expense that was determined to be ineligible, and

10 of 59 respondents relied on ineligible sources to fund their match.

The lack of established criteria and an in-depth screening prior to announcing pilot project awards led to a lengthy process by which Solix staff (under USAC direction) determine the eligibility of entities postaward. Pilot participants must submit documentation for every entity in their project, which Solix staff then review to determine eligibility. According to our survey, 36 of 60 respondents were delayed by difficulties in compiling and submitting the documentation needed to establish entity eligibility. In addition, although 39 survey respondents rated the current program guidance regarding entity eligibility as “very clear” or “somewhat clear”; some confusion remains, as 20 pilot participants rated the current guidance as “slightly clear” or “not at all clear.”

FCC’s 2007 order also notes that program administration costs, such as personnel, travel, legal, marketing, and training costs, are ineligible for program funding. Pilot participants have indicated in written comments to FCC that they did not anticipate that administrative costs would not be eligible for funding, and some have faced challenges in funding these costs themselves. In our survey, 36 of 51 respondents indicated that funding ineligible costs, including administrative costs, has been “very difficult” or “somewhat difficult.” In addition, when asked to list the top three things that program officials should change if FCC established a new, permanent program with goals similar to those of the pilot program, providing funding for administrative costs was the second-most frequently mentioned issue.

FCC’s 2007 order also introduced new requirements that were not mentioned in the 2006 order. For example, while the 2006 order states that the pilot program would use the same forms and administrative processes used in the primary Rural Health Care Program, the 2007 order also requires projects to secure a letter of agency from every entity participating in a project. This letter authorizes the lead project coordinator to act on the signing agency’s behalf. Since a number of the

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74 Two respondents selected “no opinion.”
75 This statement is based on our analysis of survey respondents’ verbatim responses.
selected pilot program participants included providers that were also participating in another participant’s proposed network, FCC noted that the letter of agency would demonstrate that the entity has agreed to participate in the network and prevent improper duplicate support for providers participating in multiple networks. 78 Considering that FCC encouraged applicants to create statewide networks, some projects have hundreds of participating entities, creating the need for such projects to secure hundreds of letters of agency. The letter of agency requirement has proven extremely time-consuming and resource-intensive for some projects. According to our survey, 34 of 60 respondents faced difficulties in securing letters of agency, and 27 of these respondents were delayed because of these difficulties. (See fig. 10.)

Similarly, according to our survey results, FCC has not provided sufficient guidance to pilot projects on how to meet FCC’s requirement that projects comply with HHS health IT initiatives. In response to a letter from HHS, FCC outlined a number of requirements in its 2007 selection order that pilot program participants should meet to ensure that their pilot projects were consistent with HHS health IT initiatives. 79 FCC officials stated that the explanation of the requirements in its 2007 selection order, in addition to a guidance document created in 2008, provided guidance for the pilot projects in how to meet these requirements. However, one HHS official described the language in the 2007 selection order as vague and in need of an update. In addition, the 2008 guidance document has not been revised.

78 22 FCC Rcd 20360, 20406, para. 87 (2007).

79 “In particular, where feasible, selected participants shall: (1) use health IT systems and products that meet interoperability standards recognized by the HHS Secretary; (2) use health IT products certified by the Certification Commission for Healthcare Information Technology; (3) support the [Nationwide Health Information Network] NHIN architecture by coordinating activities with the organizations performing NHIN trial implementations; (4) use resources available at HHS’s [Agency for Healthcare Research and Quality] AHRQ National Resource Center for Health Information Technology; (5) educate themselves concerning the Pandemic and All Hazards Preparedness Act and coordinate with the HHS Assistant Secretary for Public Response [sic] as a resource for telehealth inventory and for the implementation of other preparedness and response initiatives; and (6) use resources available through HHS’s [Centers for Disease Control and Prevention] CDC [Public Health Information Network] PHIN to facilitate interoperability with public health and emergency organizations. Finally, selected participants shall coordinate in the use of their health care networks with HHS and, in particular, with CDC in instances of national, regional, or local public health emergencies (e.g., pandemics, bioterrorism). In such instances, where feasible, selected participants shall provide access to their supported networks to HHS, including CDC, and other public health officials.” See 22 FCC Rcd 20360, 20402-03, para. 82 (2007).
to reflect new developments in interoperability specifications and certification programs. Currently, pilot participants are required to explain in each quarterly report how they are complying with the HHS health IT requirement. However, 34 of 47 survey respondents who provided an opinion stated the guidance provided on how to meet these requirements was “slightly sufficient” or “not at all sufficient.”

Following the release of the 2007 order, FCC created additional requirements as the program progressed and did not provide program guidance in a timely manner on how to meet these requirements. For example, FCC stated in its 2007 award order that selected pilot participants generally “provided sufficient evidence that their proposed networks will be self-sustaining by the completion of the pilot program.”

However, program officials began requiring more detailed sustainability plans in the fall of 2008, after some projects had gone through the competitive bidding process and had requested funding commitment letters from USAC. Outside of an October 24, 2008, letter to USAC in which FCC noted that participants should “disclose all sources or potential sources of revenue that relate to the network” and intentions to sell or lease excess capacity in the project’s sustainability plan, FCC did not provide any other written guidance on what specific information should be included in participant’s sustainability plans until April 2009. At that time, FCC posted an item to its Frequently Asked Questions Web page that suggested more information to be included in a participant’s sustainability plan, including status of obtaining the match, projected sustainability period, network membership agreements, ownership structure, sources of future support, and management structure. USAC and Solix officials noted that some pilot participants believed that because their application was accepted by FCC, they met all of the program requirements for sustainability. In some cases, this misunderstanding led to confusion and disagreements between the pilot participants and program officials.

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80 Two respondents rated the guidance “completely sufficient”; 11 respondents rated the guidance “somewhat sufficient”; and 13 respondents stated they did not know. One respondent did not answer the question.

81 22 FCC Rcd 20360, 20388-89, para. 54 (2007).

82 Generally defined by FCC as installing or having more fiber or similar facilities than is needed by a project’s current members.

regarding the need for additional information and the amount of time that a sustainability plan should cover. Moreover, it appears some confusion remains. When asked to rate their satisfaction with any guidance they received thus far on how to develop a sustainability plan, 21 of the 60 survey respondents that provided an opinion were “very dissatisfied” or “somewhat dissatisfied.”

In addition, 39 of 59 survey respondents faced difficulties in developing a sustainability plan; 33 of these respondents stated that difficulties in developing a sustainability plan have delayed their projects. (See fig. 10.)

In addition, because FCC is responsible for all policy decisions regarding the pilot program, unique or difficult situations are typically referred from USAC to FCC for its decision. The need for such consultations is compounded by an absence of formal written guidance for USAC and pilot participants. We have reported that information should be recorded and communicated to management and others who need it in a form and within a time frame that enables them to carry out their responsibilities. FCC staff stated that, in some cases, they have not provided written guidance because they want the pilot program to remain flexible. However, in some cases, it has taken several months for FCC to make a

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**Program Guidance Is Not Provided in an Effective Manner**

Twenty-seven survey respondents were “somewhat satisfied” or “very satisfied” with the guidance; 12 respondents stated they were “neither satisfied nor dissatisfied”; and 1 respondent stated they had not received any guidance.

decision or provide guidance on issues.\textsuperscript{86} However, it appears that pilot participants are dissatisfied with certain elements of program guidance. As noted in figure 11, of the 59 respondents that provided an opinion, 32 respondents were “very dissatisfied” or “somewhat dissatisfied” with the clarity of program guidance, and 28 respondents were “very dissatisfied” or “somewhat dissatisfied” with the amount of formal written guidance. In addition, as we note in figure 10, 37 of 60 respondents stated that they had received inconsistent guidance. Similarly, when asked to list the top three things that program officials should change if FCC established a new, permanent program with goals similar to those of the pilot program, providing more guidance and templates was the third-most frequently mentioned issue.\textsuperscript{87}

\textsuperscript{86}For example, in September 2009, the Southwest Alabama project appealed USAC’s decision that its off-site administrative office was ineligible, arguing that it provided functions that were necessary for the provision of health care services, and citing pilot program order language that recognized a component of an eligible health care provider is eligible when the facility is part of the eligible health care provider, even when the function that the facility performs on its own would not be eligible (emergency medical service facilities). According to USAC, the appeal raised concerns because while the denial was consistent with FCC guidance for the pilot program, it was inconsistent with USAC policy for participants in the primary program. USAC formally requested guidance from FCC in January 2010. According to USAC officials, FCC indicated USAC should deny the appeal and have the project appeal to FCC. FCC officials noted that FCC did not provide written guidance on USAC’s letter, since it understood that an appeal would be forthcoming, and the issue would be addressed at that time. USAC denied the appeal in March 2010, and the project appealed to FCC on May 10, 2010. One month later, FCC issued a request for comments on the appeal, with all comments due by July 26, 2010. No comments were filed, and no decision was made as of August 4, 2010. See Comment Sought on Southwest Alabama Community Mental Health Request for Review of Decision by the Universal Service Administrative Company, Public Notice, 25 FCC Rcd 7419 (2010). The National Broadband Plan recommended that FCC expand its interpretation of eligible health care providers to allow participation by off-site administrative offices. See the National Broadband Plan, p. 216 (Rec. 10.8). In addition, as we note later in this report, in its July NPRM, FCC has proposed and sought comment on amending its rules to permit certain off-site administrative offices to have the opportunity to receive rural health care support. See 25 FCC Rcd 9371, 9416-18, pp. 116-119 (2010).

\textsuperscript{87}This statement is based on our analysis of survey respondents’ verbatim responses.
In addition, although FCC recognized in its 2006 order calling for applications that ineligible entities may be participating in the networks and would need to pay their fair share of costs, FCC chose not to establish detailed guidance on how to address such issues prior to establishing the program. Instead, FCC provided guidance as questions arose from USAC (USAC's first request about how to determine fair share was in June 2007 when it was noted that a substantial number of ineligible entities were included in applications submitted to FCC) and from pilot program.
According to USAC officials, questions concerning payment of fair share or incremental costs for excess capacity shared with ineligible entities occurred at the pilot program training in February 2008 and continued from participants to USAC and from USAC to FCC throughout 2008. The most recent FCC guidance was a March 2009 matrix outlining nine scenarios in which excess capacity could be used. However, issues regarding excess capacity remain. FCC’s July 2010 NPRM notes that “rules governing the sharing of this subsidized infrastructure are necessary to prevent waste, fraud and abuse,” and requested comment on a number of detailed questions regarding the sharing of excess capacity with ineligible entities, different methods for allocating costs among entities, providing excess capacity for community use, and what types of guidance are needed. According to our survey, 21 of 60 respondents indicated that their project “definitely” or “probably” will include excess capacity.

Participants Reported That the Benefits Afforded by the Pilot Program Are Worth the Costs of Participating, and They Were Generally Positive about Program Officials

Although there have been some challenges, many pilot participants emphasized the importance of the pilot program in their responses to our survey as well as in comments submitted to FCC. According to our survey, if pilot participants are able to accomplish their pilot project goals:

- 55 of 57 respondents indicated their project “definitely” or “probably” will have entities that obtain telecommunications or Internet services that would otherwise be unaffordable;
- 48 of 55 respondents indicated their project “definitely” or “probably” will have entities obtain telecommunications or Internet services that would otherwise be unobtainable due to lack of infrastructure; and

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88Due to statutory restrictions, pilot participants cannot sell fiber or facilities paid for with pilot program funds. However, some pilot participants indicated interest in sharing, leasing, and selling excess capacity to other entities, and a number of complicated questions arose. Specifically, section 254(h)(3) provides that “[t]elecommunications services and network capacity provided to a public institutional telecommunications user under this section may not be sold, resold, or otherwise transferred by such user in consideration for money or any other thing of value.” See 47 U.S.C. § 254(h)(3). FCC interpreted this section to restrict the resale of any services purchased pursuant to the section 254(h) discount for services under the RHC support mechanism. See 47 C.F.R. § 54.617; see also 12 FCC Rcd 8776, 8795, para. 33 (1997).

• 58 of 59 respondents indicated that their project “definitely” or “probably” will have entities upgrade an existing telecommunications or Internet service.

In addition, when asked to consider their current understanding of the costs and administrative requirements of participating in the pilot program, 52 of 57 respondents reported that the pilot program’s benefits will outweigh the costs of participating in the program.

Pilot participants were also generally positive about the usefulness of program officials, in particular their coach. When asked to list the top three things that program officials did well in their administration of the program, respondents provided positive opinions about their communications with program officials, the effort put forth by program officials, and the coaches or the coaching concept. These responses are consistent with those provided to another question that rated program officials—be they FCC, USAC, or a project coach—as the most useful resource for pilot participants. (See fig. 12.)

90This statement is based on our analysis of survey respondents’ verbatim responses.
Figure 12: Respondents’ Ratings of Pilot Program Resources

Pilot participants were also satisfied with their coaches as a source of information. USAC appointed coaches to serve as a project’s direct point of contact with program officials. Of the 61 respondents who provided an opinion, some specifically noted their satisfaction with the ease with which they could contact their coach (53 respondents were “very satisfied” or “somewhat satisfied”) and the level of interaction with their coach (49 respondents were “very satisfied” or “somewhat satisfied”). Coaches were rated somewhat lower on their knowledge of the program (40 respondents were “very satisfied” or “somewhat satisfied”), although this lower rating may be related to the lack of established guidance at the beginning of the program and the need to refer difficult issues to Solix management, USAC, and FCC, depending on the complexity of the issue.

Source: GAO analysis of Pilot Participant Survey data.

*SharePoint is an online portal that project coordinators can use to electronically submit information, use form templates and help guides, and monitor their status in the administrative process.
In its July 2010 NPRM, FCC proposed a new Health Infrastructure Program that would make available up to $100 million per year to support up to 85 percent of the construction costs of new regional or statewide networks for health care providers in areas of the country where broadband is unavailable or insufficient. In this NPRM, FCC made improvements over previous NPRMs by outlining potential program requirements and requesting comment on the proposed new program. FCC provided much more information than it did when announcing the pilot program and is allowing for stakeholder input into the program’s design. In addition, FCC recognized some of the challenges mentioned in this report and requested comment on potential improvements. In particular, FCC proposed and requested comment on:

- requiring that applicants prove or otherwise certify that broadband at minimum connectivity speeds is unavailable or insufficient to meet their health care needs when applying to the program;
- requiring applicants to submit letters of agency as part of their application, rather than after they are accepted into the program;
- having USAC review entity eligibility;
- providing limited funding for administrative costs;
- expanding entity eligibility to include off-site administrative offices, off-site data centers, nonprofit skilled nursing facilities, and nonprofit renal dialysis facilities; and
- providing additional guidance regarding the funding and permitted uses of excess capacity and the allocation of related costs.

However, it remains unclear the extent to which FCC is coordinating with USAC in preparing for this program. The NPRM indicates that USAC will develop a user-friendly Web-based application for participants to use. However, during our conversations with USAC, officials noted that it would take a considerable amount of time and effort to properly develop such systems. FCC indicates in its NPRM that the new programs could be implemented by funding year 2011. If FCC does not better plan the details of the new program before it calls for applications, participants in the
We have previously reported that results-oriented organizations commonly perform a number of key practices to effectively manage program performance.\(^2\) In particular, results-oriented organizations implement two key practices, among others, to lay a strong foundation for successful program management. First, these organizations set performance goals to clearly define desired outcomes. Second, these organizations develop performance measures that are clearly linked to the program goals. However, FCC has reversed these two key practices. In 2006, 8 years after FCC first implemented the primary Rural Health Care Program, the Office of Management and Budget (OMB) assessed FCC’s Rural Health Care Program and concluded that the program had no performance goals and measures.\(^3\) In 2007, FCC issued a report and order adopting performance measures for the Rural Health Care Program related to USAC’s processing

\(^2\)GAO/GGD-96-118.

\(^3\)See the following Web address: http://www.whitehouse.gov/omb/expectmore/summary/10003110.2006.html (last accessed on Oct. 27, 2010). OMB’s Rural Health Care Program assessment was last updated in January 2009.
of applications, paying invoices, and determining appeals.\textsuperscript{94} However, FCC stated that it did not have sufficient data to establish performance goals for the Rural Health Care Program in the report and order.\textsuperscript{95} Instead of specific performance-related goals, the Rural Health Care Program has operated for 12 years under broad overarching goals, including the statutory goal established by Congress in the 1996 Act, which is to ensure that rural health care providers receive telecommunications services at rates comparable for the same services in urban areas.\textsuperscript{96}

Furthermore, the performance measures that FCC adopted for the primary Rural Health Care Program and the pilot program in 2007 fall short when compared with the key characteristics of successful performance measures that we have identified in our past work.\textsuperscript{97} Following is a discussion of these characteristics and the extent to which FCC has fulfilled them in developing performance measures:

- \textit{Measures should be tied to goals and demonstrate the degree to which the desired results are achieved.} These program goals should, in turn, be linked to overall agency goals. However, as we have previously discussed,

\textsuperscript{94}See \textit{Comprehensive Review of the Universal Service Fund Management, Administration, and Oversight}, Report and Order, 22 FCC Rcd 16372 (2007). In the 2007 report and order, FCC stated that the measures would apply only to the primary Rural Health Care Program. However, in the 2008 MOU with USAC, FCC clarified that these measures also apply to the pilot program.

\textsuperscript{95}22 FCC Rcd 16372, 16396, para. 54 (2007).

\textsuperscript{96}Section 254(h)(1)(A) provides, "A telecommunications carrier shall, upon receiving a bona fide request, provide telecommunications services which are necessary for the provision of health care services in a State, including instruction relating to such services, to any public or nonprofit health care provider that serves persons who reside in rural areas in that State at rates that are reasonably comparable to rates charged for similar services in urban areas in that State. A telecommunications carrier providing service under this paragraph shall be entitled to have an amount equal to the difference, if any, between the rates for services provided to health care providers for rural areas in a State and the rates for similar services provided to other customers in comparable rural areas in that State treated as a service obligation as a part of its obligation to participate in the mechanisms to preserve and advance universal service." See 47 U.S.C. § 254(h)(1)(A).

the measures that FCC has adopted are not based on such linkage because no specific performance goals have been established. By establishing performance measures before establishing the specific performance goals that it seeks to achieve through the Rural Health Care Program, FCC may waste valuable time and resources collecting the wrong data. FCC receives the data for these performance measures on a quarterly basis from USAC, but without effective performance goals to guide its data collection, it cannot ensure that the data gained from these performance measures are an effective use of resources.

- **Measures should address important aspects of program performance.** For each program goal, a few performance measures should be selected that cover key performance dimensions and take different priorities into account. For example, measures should be limited to core program activities because an excess of data could obscure rather than clarify performance issues. Performance measures should also cover key governmentwide priorities, such as timeliness and customer satisfaction. FCC’s performance measures appear to address certain key performance dimensions. By selecting just three types of measures—related to USAC’s (1) processing of applications, (2) paying invoices, and (3) determining appeals—there are fewer chances of obscuring the most important performance issues. The measures also appear to take into account such priorities as timeliness and customer satisfaction. For example, the 2007 performance measures include requirements to measure the number of current and pending appeals, and the time that it takes to resolve those appeals. However, again, without first setting specific performance goals defining what the programs are specifically intended to accomplish, FCC cannot be sure that it has adopted the most appropriate performance measures.

- **Measures should provide useful information for decision making.** Performance measures should provide managers with timely, action-oriented information in a format that helps them to make decisions that improve program performance. However, the data collected by these performance measures—such as the number of applications submitted, rejected, and granted—are output, not outcome, oriented. The FCC task force that developed the *National Broadband Plan* also reported that the performance measures developed for the Rural Health Care Program need to be improved to assess desired program outcomes, such as the impact of

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58OMB has noted that performance measures should reflect desired outcomes, which describe the intended results of the program, not simply outputs, which describe the level of activity.
the program on patient care.\textsuperscript{99} The limited nature of the data obtained by current performance measures, combined with the absence of specific performance goals, raises concerns about the effectiveness of these performance measures for programmatic decision making.

FCC is attempting to improve its performance management by seeking public comment on performance goals and measures for the Rural Health Care Program in its July 2010 NPRM.\textsuperscript{100} For example, FCC proposed a specific measure of how program support is being used: that is, requiring beneficiaries to annually identify the speed of the connections supported by the program and the type and frequency of the use of telemedicine applications as a result of broadband access. Although this is a positive step, the NPRM does not specify whether this data collection would be linked to specific connection speed goals that participants should obtain with program funds, and it does not propose what the goal should be for type and frequency of the use of telemedicine applications. While this NPRM could lead to better goals and measures for the Rural Health Care Program, FCC has exhibited a pattern of repeatedly seeking comment on goals and measures for the Rural Health Care Program, which indicates that it does not have a clear vision for what it intends the program to accomplish within the broad statutory framework provided by Congress. FCC has sought public comment on performance goals and measures for the program on two previous occasions that did not result in effective performance goals and measures for the program:

- In June 2005, FCC issued a NPRM seeking comment on whether specific performance goals were needed and on ways to establish useful outcome, output, and efficiency measures for each of the universal service programs, including the Rural Health Care Program. FCC officials stated that this NPRM led to the 2007 performance measures that we have previously described.\textsuperscript{101}

- In September 2008, FCC issued a NOI seeking comment on how to more clearly define the goals of the Universal Service Fund programs, including the Rural Health Care Program, and to identify any additional quantifiable

\textsuperscript{99}National Broadband Plan, p. 200, ch. 10.

\textsuperscript{100}25 FCC Rcd 9371 (2010).

performance measures that may be necessary or desirable. FCC officials stated that this NOI led to the July 2010 NPRM, which, again, requests comment on performance goals and measures.\textsuperscript{102}

Performance goals and measures are particularly important for the Rural Health Care Program, because they could help FCC to make well-informed decisions about how to address the trends that we have previously described. If FCC does use information from the latest NPRM to develop specific performance goals and measures, it should focus on the results that it expects its programs to achieve. We have identified the following practices for developing successful performance goals and measures:

- create a set of performance goals and measures that addresses important dimensions of a program’s performance and balance competing priorities,
- use intermediate goals and measures to show progress or contribution to intended results,
- include explanatory information on the goals and measures,
- develop performance goals to address mission-critical management problems,
- show baseline and trend data for past performance,
- identify projected target levels of performance for multiyear goals, and
- link the goals of component organizations to departmental strategic goals.\textsuperscript{103}

Clearly articulated, outcome-based performance goals and measures are important to help ensure that the Rural Health Care Program meets the guiding principles that Congress has set forth.

\textsuperscript{102}Comprehensive Review of the Universal Service Fund Management, Administration, and Oversight, Notice of Inquiry, 23 FCC Rcd 13583 (2008).

\textsuperscript{103}See, for example, GAO-08-633 and GAO/GGD/AIMD-99-69.
Without Effective Performance Goals and Measures, FCC Cannot Reliably Evaluate Program Performance, Which Could Lead to a Repeat of Its Past Management Weaknesses

After implementing the key performance management practices that we have previously discussed—establishing effective performance goals and measures—results-oriented organizations implement a third, key practice: that is, evaluating the performance of their programs. Measuring performance allows these organizations to track progress toward goals and provides managers with the crucial performance data needed to make management decisions. We have previously reported that performance data can have real value only when used to identify the gap between a program’s actual performance level and the performance level identified as its goal. Again, without specific performance goals and effective performance measures, FCC cannot identify program performance gaps and is unlikely to conduct evaluations that are useful for formulating policy decisions.

FCC has not formally evaluated the performance of the primary Rural Health Care Program to determine whether it is meeting the needs of rural health care providers, and it may lack the tools to evaluate the pilot program—such as an effective progress reporting mechanism and an evaluation plan. To its credit, FCC has stated that it intends to evaluate the pilot program after its completion. However, it is unclear whether FCC has effective evaluation tools for conducting a pilot program evaluation that will be useful for making policy decisions about the future of the Rural Health Care Program. To track the progress of pilot projects, FCC requires pilot program participants to complete quarterly reports that are filed with FCC and USAC, but it is unclear whether these reports are effective tools for evaluating pilot program performance for the following reasons:

- **Quarterly report data are not quantitative.** Quarterly reports collect data that are mostly qualitative (e.g., a narrative description of a project’s network and how the network will be sustained) instead of quantitative. While qualitative data can help officials understand project progress on an individual basis, the information is not objective or easily measured.

- **FCC has not involved key stakeholders.** We have previously reported that stakeholder and customer involvement helps agencies to ensure that efforts and resources are targeted at the highest priorities. However, key

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104 GAO/GGD-96-118.
105 GAO/GGD-96-118.
106 GAO/GGD-96-118.
stakeholders and pilot participants are not involved in ensuring that quarterly reports are providing the most useful information possible. Pilot program coaches, who guide pilot participants through the program’s administrative processes, and USAC officials said that FCC has not told them how the reports will be used to evaluate pilot program progress. USAC and the pilot program coaches work directly with participants and without understanding how these reports will be used, they are unable to effectively guide participants into providing the most useful evaluation information possible. Additionally, of the 45 pilot program survey respondents that provided an opinion, 26 said that they receive too little feedback on their quarterly reports.

- **Quarterly reports may require too much information.** Of the 58 pilot program survey respondents that provided an opinion, 28 said that too much information is required in quarterly reports. As we have previously discussed, an excess of data can obscure rather than clarify performance.

FCC officials told us that they have learned lessons from using these quarterly reports, and that, as part of the 2010 NPRM, FCC requested public comment on a similar reporting requirement for the proposed Health Infrastructure Program.\(^{107}\)

Furthermore, despite FCC’s intentions to evaluate the pilot program, officials have not yet developed an evaluation plan for the pilot program. FCC officials told us that this is because the pilot program is still under way, and that FCC will plan the evaluation when the pilot program is closer to completion (as we previously stated, the deadline for participants in the pilot program to select a vendor and request a funding commitment from USAC is June 30, 2011). However, we have previously reported that when conducting pilot programs, agencies should develop sound evaluation plans before program implementation—as part of the design of the pilot program itself—to increase confidence in results and facilitate decision making about broader application of the pilot program. We have previously identified the following key features of sound evaluation plans:

- well-defined, clear, and measurable objectives;
- measures that are directly linked to specific program objectives;

\(^{107}\) 25 FCC Rcd 9371, 9404-05, para. 84 (2010).
• criteria or standards for determining program performance;

• clearly articulated methodology and a strategy for comparing results with other efforts;

• a clear plan that details the type and source of data necessary to evaluate the program, methods for data collection, and the timing and frequency of data collection;

• a detailed data-analysis plan to track the program’s performance and evaluate its final results; and

• a detailed plan to ensure that data collection, entry, and storage are reliable and error-free.\(^{108}\)

The lack of a documented evaluation plan for the pilot program increases the likelihood that FCC will not collect appropriate or sufficient data, which limits understanding of pilot program results. Without this understanding, FCC will be limited in its decision making about the pilot program’s potential broader application to FCC’s proposed future programs.

The National Broadband Plan states that for all four universal service fund programs, including the Rural Health Care Program, “there is a lack of adequate data to make critical policy decisions regarding how to better utilize funding to promote universal service objectives.”\(^{109}\) FCC has not effectively followed the three key performance management practices discussed in this report and has not obtained the data that it needs to make critical policy decisions and successfully manage the program. Furthermore, FCC has proposed two new programs under the Rural Health Care Program in its 2010 NPRM (the Health Broadband Services Program and the Health Infrastructure Program), even though the National Broadband Plan states that FCC does not have the data to make


\(^{109}\)National Broadband Plan, p. 144, ch. 8.
critical policy decisions on how to better use its funds.\textsuperscript{110} In our previous work, we have reported that results-oriented organizations recognize that improvement goals should flow from a fact-based performance analysis.\textsuperscript{111} However, the proposed improvements to the Rural Health Care Program are not based on a fact-based performance analysis because the performances of the primary Rural Health Care Program and the pilot program have not been evaluated. FCC officials told us that they believe the proposals set forth in the July 2010 NPRM are “positive first steps” toward creating improvements to performance analysis.

Because FCC has not determined what the primary Rural Health Care Program and the pilot program are specifically intended to accomplish and how well the programs are performing, it remains unclear how FCC will make informed decisions about the new programs described in the July 2010 NPRM. Moreover, as new technologies are developed, measuring the performance and effectiveness of existing programs is important so that decision makers can design future programs to effectively incorporate new technologies, if appropriate. If FCC does not institute better performance management tools—by establishing effective performance goals and measures, and planning and conducting effective program evaluations—FCC’s management weaknesses will likely continue to affect the current Rural Health Care Program, and will likely carry forward into the design and operation of proposed Rural Health Care programs.

Conclusions

Over the first 12 years of its Rural Health Care Program, FCC has distributed more than $327 million to rural health care providers to assist them in purchasing telecommunications and information services. FCC and USAC have been particularly successful in disbursing committed funds in the primary Rural Health Care Program, and FCC has generally seen slow but steady growth in both the amounts of annual disbursements and the number of annual applicants to the primary program.

However, since the Rural Health Care Program’s inception, FCC has not provided the program with a solid performance management foundation. FCC could better inform its decision making and improve its stewardship of the Rural Health Care Program by incorporating effective performance management practices into its regulatory processes. FCC has not

\textsuperscript{110} FCC Rcd 9371 (2010).

\textsuperscript{111} GAO/GGD-96-118.
conducted a comprehensive needs assessment to determine the needs of rural health care providers, has no specific goals and measures for the program to guide its management decisions, and has not evaluated how well the program is performing. FCC’s attempts to improve the program over time, including the 2006 pilot program, have not been informed by a documented, fact-based needs assessment; consultations with knowledgeable stakeholders, including other government agencies; and performance evaluations. Despite FCC’s efforts to improve the program, a significant number of eligible rural health care providers currently do not use the primary Rural Health Care Program, and FCC’s management of the pilot program has often led to the delays and difficulties reported by pilot participants.

We found that a number of rural health care providers depend on the support they receive from the primary Rural Health Care Program, and that most pilot program participants are seeking services that they believe would have been otherwise unaffordable. It is possible that FCC’s proposed changes to the Rural Health Care Program will increase participation by rural health care providers, thus increasing the amount of funding committed by the Rural Health Care Program and, ultimately, increasing the universal service fees paid by consumers on their telephone bills. Changes in FCC’s approach to performance management could help ensure that higher telephone bills are justified; that program resources are targeting the needs of rural health care providers; and that the program, in fact, is helping our nation to realize more widespread use of telemedicine technologies.

To improve its performance management of the Rural Health Care Program, we recommend that the Chairman of the Federal Communications Commission take the following five actions. If FCC does develop any new rural health care programs under the Universal Service Fund—such as the proposed Health Care Broadband Access Fund and the Health Care Broadband Infrastructure Fund—these steps should be taken before implementing any new programs or starting any new data collection efforts:

- Conduct an assessment of the current telecommunications needs of rural health care providers.
- Consult with USAC, other federal agencies that serve rural health care providers (or with expertise related to telemedicine), and associations
representing rural health care providers to incorporate their knowledge and experience into improving current and future programs.

- Develop effective goals, and performance measures linked to those goals, for all current and future programs.

- Develop and execute a sound performance evaluation plan for the current programs, and develop sound evaluation plans as part of the design of any new programs before implementation begins.

- For any new program, ensure that FCC’s request for applications to the program clearly (1) articulates all criteria for participating in the program and any weighting of that criteria, (2) details the program’s rules and procedures, (3) outlines the program’s performance goals and measures, and (4) explains how participants' progress will be evaluated.

We provided a draft of this report to the Federal Communications Commission and the Universal Service Administrative Company for their review and comment.

In its written comments, FCC did not specifically agree or disagree with our recommendations but discussed planned and ongoing actions to address them. FCC agreed that it should continue to examine and work to improve the Rural Health Care Program to ensure that the program is effectively and efficiently achieving its statutory goals. In response to our first recommendation that FCC conduct an assessment of the current needs of rural health care providers, FCC stated that it is gathering information about health care needs, including needs assessments performed by other governmental agencies. FCC also stated that going forward, it is committed to developing benchmarks to define when needs have increased or decreased, applying needs assessment results to resource allocation decisions, and integrating information from other resources available to help address the need. FCC’s efforts to obtain information and assessments from other agencies and stakeholders are encouraging. We continue to believe, however, that FCC would benefit from conducting its own assessment of the telecommunications needs of the rural health care providers eligible under its Rural Health Care Program.

In response to our second recommendation that FCC consult with stakeholders and incorporate their knowledge into improving current and future programs, FCC stated that it is committed to maximizing
collaboration efforts with federal and other knowledgeable stakeholders and that it will work closely with USAC to prepare for the new program. FCC included in its comments an October 2010 statement from the Office of the National Coordinator for Health IT, Department of Health and Human Services, about collaborative efforts with FCC and other federal agencies. In response to our third recommendation that FCC develop effective performance goals and measures, FCC concurred with the need to develop quantifiable performance measures. However, FCC did not specifically state whether it concurred with our recommendation to develop effective goals and to link performance measures to those goals. We continue to believe that FCC should develop program performance goals first, and then develop performance measures and link them to those goals. In response to our fourth recommendation that FCC develop and execute effective performance evaluation plans for the current and future programs, FCC stated that it intends to conduct an evaluation of the pilot program after it is concluded. While FCC did not address evaluation of the current primary program, it stated that for any future enhancements to the program, it is committed to developing and executing sound performance evaluation plans, including key features that we identified in our report. In response to our fifth recommendation that FCC identify critical program information, such as criteria for funding, and prioritization rules in its call for applications for any new programs, FCC stated that the July 2010 NPRM\(^\text{112}\) discusses these elements in detail. While we appreciate FCC’s efforts to better detail proposed programs in its NPRM, we continue to believe that FCC should detail the requirements for participation in the call for applications to any future programs. FCC’s full comments are reprinted in appendix III.

In its written comments, USAC stated that it will work with FCC to implement any orders or directives that FCC issues in response to our recommendations. USAC’s full comments are reprinted in appendix IV. USAC also provided technical comments that we incorporated as appropriate.

\(^{112}\) 25 FCC Rcd 9371 (2010).
As agreed with your offices, unless you publicly announce the contents of this report earlier, we plan no further distribution until 30 days from the report date. At that time, we will send copies to the appropriate congressional committees, the Chairman of the Federal Communications Commission, the Acting Chief Executive Officer of the Universal Service Administrative Company, and other interested parties. In addition, the report will be available at no charge on GAO’s Web site at http://www.gao.gov.

If you have any questions about this report, please contact me at (202) 512-2834 or goldsteinm@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this report. Major contributors to this report are listed in appendix V.

Mark L. Goldstein
Director, Physical Infrastructure Issues
List of Requesters

The Honorable Henry A. Waxman
Chairman

The Honorable John D. Dingell
Chairman Emeritus

The Honorable Joe Barton
Ranking Member

Committee on Energy and Commerce
House of Representatives

The Honorable Bart Stupak
Chairman

The Honorable Michael Burgess
Ranking Member

Subcommittee on Oversight and Investigations
Committee on Energy and Commerce
House of Representatives

The Honorable John D. Rockefeller, IV
Chairman

Committee on Commerce, Science, and Transportation
United States Senate

The Honorable Greg Walden
House of Representatives
Appendix I: Objectives, Scope, and Methodology

Our objectives were to address the following questions: (1) How has the Federal Communications Commission (FCC) managed the primary Rural Health Care Program to meet the needs of rural health care providers, and how well has the program addressed those needs? (2) How have FCC’s design and implementation of the pilot program affected participants? and (3) What are FCC’s performance goals and measures for the Rural Health Care Program, and how do these goals compare with the key characteristics of successful performance goals and measures?

Background Research

We conducted the following background research that helped inform all of our reporting objectives. Specifically, we reviewed:

- prior GAO reports on other Universal Service Fund programs;
- FCC’s Universal Service Monitoring Reports on the Rural Health Care Program;
- documentation from FCC and the Universal Service Administrative Company (USAC) on the structure and operation of the Rural Health Care Program and pilot program; and
- FCC documents, including FCC orders and requests for comment on the Universal Service Fund programs, as well as written comments submitted in response to these requests.

In addition, we interviewed:

- officials from FCC’s Office of Managing Director and Wireline Competition Bureau to identify actions undertaken to address previously identified problems and plans to address issues of concern in the programs and
- officials from USAC’s Rural Health Care Division and Solix, Inc., to collect information on program operations and USAC’s actions to implement prior FCC orders on the primary Rural Health Care Program and pilot program.

Analysis of Primary Rural Health Care Program Data

To evaluate how the primary Rural Health Care Program was managed to meet the needs of rural health care providers, we examined trends in the demand for and use of primary Rural Health Care Program funding from data we obtained from USAC’s Packet Tracking System (PATS), which is used to keep track of primary Rural Health Care Program applications, and the Simplified Invoice Database System (SIDS), which is used to keep...
track of program disbursements. When analyzing and reporting on the data, we considered the limitations on how data can be manipulated and retrieved from both the PATS and SIDS databases since these systems were designed to keep track of applications and finances and not to be data retrieval systems. We assessed the reliability of the data by questioning officials about controls on access to the system and data back-up procedures. Additionally, we reviewed the data sets provided to us for obvious errors and inconsistencies. On the basis of this assessment, we determined that the data were sufficiently reliable to describe broad trends in the demand for and use of Rural Health Care Program funding.

We obtained the following data—including annual and cumulative figures—for funding years 1998 through 2009:

- the number and characteristics of applicants, including their entity type, the type of service requested, and location;
- the dollar amount of funding commitments and disbursements by entity type, type of service requested, and state;
- the number of commitments and disbursements by state; and
- the amount of money committed but not disbursed by entity type and type of service requested.

To provide these data, USAC performed queries on the PATS and SIDS systems and provided the resulting reports to us in July 2010. Data from both systems can change on a daily basis as USAC processes applications for funding and reimbursement, applicants request adjustments to requested or committed amounts, and other actions are taken. As a result, the data we obtained and reported on reflect the program status at the time that USAC produced the data, and thus may be somewhat different if we were to perform the same analyses with data produced at a later date.
Appendix I: Objectives, Scope, and Methodology

Interviews to Assess How Well the Primary Rural Health Care Program Addressed Health Care Provider Needs

To assess how well the primary Rural Health Care Program addressed the needs of rural health care providers, we interviewed FCC and USAC officials to determine how the program was designed to address rural health care provider needs. We reviewed relevant documentation, including FCC orders, notices of proposed rulemaking, and FCC’s National Broadband Plan.1 We also reviewed comments and reply comments to the record to gain insight into the public perception of how the program was addressing needs. Furthermore, we interviewed representatives from stakeholder groups, including the American Telemedicine Association, the National Organization of State Offices of Rural Health, the National Rural Health Association, the Center for Telehealth and E-Health Law, and the National Telecommunications Cooperative Association, to gain their perspective on the primary Rural Health Care Program.

Survey of Pilot Program Participants

To obtain information on how FCC’s design and implementation of the pilot program affected participants, we conducted a Web-based survey of pilot projects. For a more complete tabulation of the survey results, see the e-supplement to this report.2 To develop the survey questionnaire, we reviewed comments submitted to FCC by representatives from the pilot projects and other stakeholders in response to FCC requests for feedback on the pilot program. We also interviewed pilot project representatives who were in various stages of the pilot program processes as well as FCC, USAC, Solix, and stakeholder groups knowledgeable about the program and issues of concern to participants. We designed draft questionnaires in close collaboration with GAO survey specialists. We conducted pretests with four pilot projects that were in various stages of the pilot program processes to help further refine our questions, develop new questions, and clarify any ambiguous portions of the survey. We conducted these pretests in person and by telephone. In addition, we had FCC and USAC review the survey prior to it being sent to the pilot participants.

We sent our survey to all 61 of the pilot projects that had recent contact information on file with USAC, as of June 2, 2010. We excluded the Puerto Rico project because at the time of our survey, it was the only project that


Appendix I: Objectives, Scope, and Methodology

had been withdrawn from the program for an extended period of time; thus, although we tried, locating a contact with knowledge of the program was not possible.

Our goal was to obtain responses from individuals with knowledge of and experience with the tasks related to the pilot program—such as preparing forms and responding to information requests—for each sampled entity. Our data set included the name and contact information for each project’s project coordinator and associate project coordinator. We asked USAC coaches to identify who they interacted with the most on each project (project coordinator, associate project coordinator, or someone else), and we sent the survey to that individual. If that individual was unable to complete the survey, we asked the other contact (project coordinator, associate project coordinator, or someone else) to complete the survey. One respondent was the primary point of contact for two projects, but a separate survey was completed for each project.

We notified the 61 preidentified contacts on June 2, 2010, by e-mail that the survey was about to begin and updated contact information as needed. We launched our Web-based survey on June 8, 2010, and asked for responses to be submitted by June 18. Log-in information was e-mailed to all participants. We contacted by telephone and e-mailed those who had not completed the questionnaire at multiple points during the data collection period, and we closed the survey on July 2, 2010. All 61 projects submitted a completed questionnaire with usable responses for an overall response rate of 100 percent.

We also followed up with certain projects on the basis of survey responses to gain additional information about plans for using excess capacity, as well as the extent to which the project was impacted by federal coordination with the pilot program.

While all pilot projects were selected for our survey, and, therefore, our data are not subject to sampling errors, the practical difficulties of conducting any survey may introduce nonsampling errors. For example, differences in how a particular question is interpreted, the sources of information available to respondents, or the types of people who do not respond to a question can introduce errors into the survey results. We included steps in both the data collection and data analysis stages to minimize such nonsampling errors. As we previously indicated, we collaborated with GAO survey specialists to design draft questionnaires, and versions of the questionnaire were pretested with four members of the surveyed population. In addition, we provided a draft of the questionnaire
to FCC and USAC for their review and comment. From these pretests and reviews, we made revisions as necessary to reduce the likelihood of nonresponse and reporting errors on our questions. We examined the survey results and performed computer analyses to identify inconsistencies and other indications of error and addressed such issues, where possible. A second, independent analyst checked the accuracy of all computer analyses to minimize the likelihood of errors in data processing. In addition, GAO analysts answered respondent questions and resolved difficulties that respondents had in answering our questions. For certain questions that asked respondents to provide a narrative answer, we created content categories that covered more than 90 percent of the narrative responses provided, and asked two analysts to independently code each response into one of the categories. Any discrepancies in the coding of the two analysts were discussed and addressed by the analysts.

Interviews to Assess Federal Coordination

To determine the extent to which FCC coordinated with other federal agencies when designing and implementing the pilot program, we interviewed FCC officials regarding the nature of their coordination with other agencies, and followed up with representatives from other federal agencies, including the Department of Health and Human Services (Agency for Healthcare Research and Quality, Centers for Disease Control and Prevention, Centers for Medicare and Medicaid Services, Health Resources and Services Administration, Indian Health Service, National Library of Medicine, Office of the Assistant Secretary for Preparedness and Response, and Office of the National Coordinator for Health Information Technology); the U.S. Department of Agriculture’s Rural Utilities Service; and the Department of Commerce’s National Telecommunications and Information Administration. We reviewed relevant documentation and assessed the extent to which FCC coordinated with other agencies against criteria for coordination established in prior GAO reports.

Document Review and Interviews with FCC and USAC on Performance Goals and Measures

To determine the performance goals and measures of the Rural Health Care Program and how these measures compare with the key characteristics of successful performance measures, we reviewed the Telecommunications Act of 1996. We then reviewed our past products and science and evaluation literature to identify effective practices for setting performance goals and measures. We compared this information with the program goals and measures that FCC set forth in agency documentation—including FCC orders, notices of proposed rulemaking, strategic plans, and performance and accountability reports. We also
Appendix I: Objectives, Scope, and Methodology

reviewed the Office of Management and Budget’s Program Assessment Rating Tool 2006 report on the Rural Health Care Program’s effectiveness. In addition, we interviewed officials from FCC’s Wireline Competition Bureau and Office of Managing Director, and officials from USAC’s Rural Health Care Division to obtain their views on plans to implement Rural Health Care Program performance goals and measures.
### Appendix II: 2008 Commitments to Applicants, by State and Territory

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<th>State or territory</th>
<th>Total applicants</th>
<th>Total number of commitments</th>
<th>Total funds committed</th>
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## Appendix II: 2008 Commitments to Applicants, by State and Territory

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<th>State or territory</th>
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Source: GAO analysis of USAC data.

Note: U.S. territories that have never received a commitment or disbursement are not included in this appendix. Funds are committed to service providers, not directly to states. We chose 2008 data instead of 2009 data because many commitments still need to be processed for 2009.
Appendix III: Comments from the Federal Communications Commission

Federal Communications Commission
Washington, D.C. 20554

November 03, 2010

Mark Goldstein
Director, Physical Infrastructure Issues
U.S. Government Accountability Office
441 G Street, NW
Washington, DC 20548

Dear Mr. Goldstein:

Thank you for the opportunity to review the draft Government Accountability Office (GAO) Report regarding assessment of the management of the Universal Service Fund Rural Health Care program. In section 254 of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the Act), Congress charged the Commission with implementing a rural health care program based on the principle that “health care providers should have access to advanced telecommunications services.” Currently, the program supports the telecommunications needs of rural health care providers through three different components. The “telecommunications program” subsidizes the rates paid by rural health care providers for telecommunications services to eliminate the rural/urban price difference within each state. The “internet access program” provides a 25% flat discount on monthly Internet access for rural health care providers and a 50% discount for health care providers in states that are entirely rural. The Pilot Program, established in 2007, provides support for up to 85% of the one-time capital costs associated with deploying broadband health care networks in a state or region, as well as recurring capital and operational costs over five years.

In 2009, Congress directed the Commission to develop a National Broadband Plan to ensure every American has “access to broadband capability,” and required that this plan include a detailed strategy for achieving affordability and maximizing use of broadband to advance, among other things, “health care delivery.” The National Broadband Plan, released in March 2010, recommends that the Commission make changes to the Rural Health Care program to address the broadband connectivity gap for health care providers, including replacing the existing internet access program with a broadband access fund and establishing a health care infrastructure fund to subsidize network deployment to health care delivery locations where existing networks are insufficient. In July 2010, the Commission issued a Notice of Proposed Rulemaking (NPRM) to reform the Rural Health Care program based on lessons learned from the Pilot Program and recommendations made in the National Broadband Plan.

The Rural Health Care program has experienced steady growth over the past ten years, as GAO recognized, from approximately 800 funding commitments in 1998 to nearly 7,000 commitments for the

1 47 U.S.C. § 254(b)(6), § 254(b).
2 47 C.F.R. § 54.609.
3 47 C.F.R. § 54.627. Together, the telecommunications program and the internet access program are known as the “primary” program.
6 See id.
7 Id. at 215-217.
telecommunications and internet access programs in 2008,\(^6\) with a corresponding increase in disbursement of committed funds (over $327 million, or over 86 percent of committed funds) as of the report date.\(^7\) Important first steps have been taken towards the goals of ensuring that rural health care providers pay no more than their urban counterparts for their telecommunications needs in the provision of health care services, and of stimulating the deployment of the broadband infrastructure necessary to support e-care in those areas of the country where the need for such services is most acute. We are pleased that the vast majority of participants in the Pilot Program reported to GAO that (1) their project will allow health care providers to obtain telecommunications or Internet services that would otherwise be unaffordable and/or unobtainable due to a lack of infrastructure; (2) the Pilot Program’s benefits outweighed the costs of participation; and (3) they were pleased with their communications with, and the effort put forth by, FCC and Universal Service Administrative Company (USAC) program officials.\(^8\)

The Commission is dedicated to achieving the universal service goals of section 254 of the Act and welcomes suggestions on making additional improvements to the Rural Health Care program. In its draft report, the GAO offers five recommendations for the Commission to follow before implementing new rural health care programs or initiating new data collection efforts. We address each recommendation below.

First, the GAO recommends that the Commission conduct an assessment of the current telecommunications needs of rural health care providers.\(^9\) We appreciate GAO’s recognition of the Commission’s efforts to date to assess those needs.\(^10\) In order to develop the National Broadband Plan, an FCC task force undertook an initial analysis to quantify some of the broadband needs of rural health care providers,\(^11\) but as the Plan recognized, research historically has been scarce in this area. Recently, the Commission released a staff working paper that expanded upon the National Broadband Plan analysis of health care providers’ connectivity requirements and the ability of the country’s infrastructure to meet those needs.\(^12\) In addition, the NPRM seeks information on the needs of rural health care providers, such as the minimum bandwidth and level of financial support needed for the underlying connectivity to access critical health IT applications.\(^13\) Going forward, the Commission is committed to developing benchmarks to define when needs have increased or decreased, applying needs assessment results to resource allocation decisions, and integrating information from other resources available to help address the need.\(^14\)

In addition, Commission staff continue to gather information on health care needs from other parties, including needs assessments performed by other governmental agencies, and on resources other than the Rural Health Care program that can help address the connectivity needs of health care providers. For example, in August, 2010, the Health and Human Services (HHS) Secretary met with the FCC Chairman, the Secretaries of Agriculture and Commerce, as well as a Veterans Affairs representative, to discuss inter-agency collaborations to ensure widespread adoption of health IT. Noting that rural communities face specific challenges (e.g., lack of access to affordable broadband connectivity) staff from HHS, the Department of Agriculture, and FCC are collaborating to align their programs to focus on

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6 GAO Draft Report at 15.
7 Id. at 20.
8 Id. at 42-43.
9 Id. at 55.
10 Id. at 25-26, 20-21.
11 Id. at 26.
13 NPRM at 39-20, 104-106.
rural health care providers—a common beneficiary of their programs. HHS, FCC, the National Telecommunications and Information Administration, and their partners (e.g., the National Rural Health Association (NRHA), the American Hospital Association, and the Healthcare Information and Management Systems Society) are collecting and analyzing data from various sources to identify disparities in the rates of adoption across the nation. For example, preliminary results of an NRHA study in 2010 show that approximately 60 percent of rural health care providers in the review were at or below stage 2 and 30 percent at stage 0 of achieving “meaningful use” of electronic health records (with stage 4 being the threshold for meaningful use). The data gathered by NRHA and others shows that rural health care providers face significant challenges in qualifying for meaningful use because they lack the connectivity and resources available in urban and suburban areas. The Commission recognizes the importance of obtaining similar assessments as it considers reforms to the Rural Health Care program, in order to properly prioritize the allocation of resources to the program.19

Second, the GAO recommends that the Commission consult with USAC, other federal agencies that serve rural health care providers (or that have expertise related to e-care), and associations representing rural health care providers to incorporate their knowledge and experience into improving current and future programs.20 We agree that such input is valuable and we are committed to maximizing opportunities to collaborate with USAC, other federal agencies and knowledgeable stakeholders to advance the goals of the Rural Health Care program. We are pleased that GAO noted recent improvements the FCC has made, for example, by outlining potential program requirements and requesting comments on the proposed new Rural Health Care program in our NPRM, thereby allowing for stakeholder input into the program’s design and potential improvements. The Commission has received over a hundred comments and reply comments in the pending rulemaking, including detailed comments regarding the NPRM from HHS, numerous state offices of rural health; and various other stakeholders, including health care providers, statewide networks, vendors, and trade associations such as the American Telemedicine Association, the American Hospital Association, and the National Rural Health Association. We have engaged HHS (and its component agencies, such as the Office of the National Coordinator for Health Information Technology, the Health Resources and Services Administration, the Indian Health Service, and the Office of Rural Health Policy) to provide further context and feedback through inter-agency meetings and have also established an ongoing dialogue with other independent federal agencies such as the Substance Abuse and Mental Health Services Administration. Prior to issuing the NPRM, Commission staff also consulted with the Department of Agriculture’s Rural Utilities Service to discuss lessons learned from that agency’s experience in administering the Broadband Initiatives Program. In addition, Commission staff regularly conduct outreach at relevant conferences and policy working groups, such as those of the American Telemedicine Association, Internet2, Healthcare Information and Management Systems Society (HIMSS), eHealth Initiative, Continua Health Alliance, and Health IT Now Coalition and will continue to solicit input as we consider reforms to the Rural Health Care program. Finally, Commission staff meet regularly with USAC to discuss issues arising from the administration of the Rural Health Care program. We will work closely with USAC to prepare for the new program and to avoid repetition of some of the delays and difficulties participants in the Pilot Program may have experienced.

Third, the GAO recommends that the Commission develop effective goals, and performance measures linked to those goals, for all current and future programs.21 We appreciate GAO’s recognition of the Commission’s efforts to date in developing performance measures for the Rural Health Care

19 See Attachment at 1.
21 Id. at 55.
22 Id.
program. We concur with the need to develop quantifiable performance measures that can be used in determining the program’s success. In the NPRM, the Commission acknowledges the necessity of ensuring that support is properly targeted to achieve defined goals, and seeks comment on performance measures that would offer objective tests of how support is used, what data should be collected to track progress in making broadband available to eligible health care providers, and how the Commission can monitor and evaluate the success of the rural health care program.22 The Commission has also begun working with other agencies with extensive program evaluation experience in the health care arena to help design and implement performance measures for the Rural Health Care program.

Fourth, the GAO recommends that the Commission develop and execute a sound performance evaluation plan for the current program, and develop sound evaluation plans as part of the design of any new programs before implementation begins.23 As acknowledged in the GAO Report, the Commission has committed to conducting an evaluation at the conclusion of the Pilot Program.24 The Commission also is committed to developing and executing sound performance evaluation plans for any future enhancements to the program that are adopted, including key features such as well-defined, clear and measurable objectives; a clearly articulated methodology; and a strategy for comparing results with other efforts.

Finally, GAO recommends that for any new program, the FCC’s request for applications to the program should clearly articulate all criteria for participating in the program and any weighting of that criteria, detail the program’s rules and procedures, outline the program’s performance goals and measures, and explain how participants’ progress will be evaluated. The NPRM discusses these elements in detail, including criteria for funding and prioritization rules;25 initial application, selection, funding commitment, and build-out requirements;26 and proposed performance measures.27 The NPRM also proposes specific regulations that could be used to implement the proposals.

Once again, we appreciate GAO’s recommendations. We agree that the Commission should continue to examine and work to improve the Rural Health Care Program to ensure that it is effectively and efficiently achieving the important statutory goal of enhancing access to advanced telecommunications and information services for public and non-profit health care providers, thereby improving America’s health and health care delivery systems. We look forward to working with you on this in the future.

Sincerely,

Sharon E. Gillett
Chief, Wireline Competition Bureau

Attachment

22 NPRM at § 141.
23 GAO Report at 56.
24 Id.
25 See, e.g., NPRM at ¶ 19-25, 55-59, 93-103, 128-134.
26 Id. at ¶ 15-18.
27 Id. at ¶ 142-147.
Appendix III: Comments from the Federal Communications Commission

October 29, 2010 Statement
from the Office of the National Coordinator for Health IT, Department of Health and Human Services to FCC

The American Recovery and Reinvestment Act of 2009 (ARRA) was enacted to foster national and regional economic growth. ARRA’s Health Information Technology for Economic and Clinical Health (HITECH) Act provisions authorized an unprecedented investment in health information technology (IT). Specifically, the HITECH Act authorized the Department of Health and Human Services (HHS) to establish programs to improve health care quality, safety, and efficiency through the promotion of health IT, including electronic health records (EHRs) and private and secure electronic health information exchange. For example, under HITECH, eligible health care providers can qualify for incentive payments when they adopt certified EHR technology and use it to achieve specified objectives. Through ARRA, Congress charged HHS (i.e., HHS’s Office of the National Coordinator for Health IT) with coordinating the Federal Government’s efforts to realize the implementation of nationwide health IT infrastructure within a narrow legislatively mandated timeline.

The Administration’s goal is for all Americans to benefit from access to EHRs. In February 2010, the White House convened an interagency task force to coordinate efforts and investments to meet the President’s health IT agenda. Access to a sufficient level of broadband services is a key element of the Administration’s larger efforts to ensure that all health care providers become meaningful users of EHRs. Accordingly, HHS is working with its Federal partners, including the Federal Communication Commission (FCC), to ensure that health care providers have access to broadband services.

In August, 2010, the HHS Secretary met with the FCC Chairman, the Secretaries of Agriculture and Commerce, as well as a Veterans Affairs representative to discuss intra-agency collaborations to ensure widespread adoption of health IT. Noting that rural communities face specific challenges (e.g., lack of access to affordable broadband connectivity) staff from HHS, the Department of Agriculture, and FCC are collaborating to align their programs to focus on rural health care providers—a common beneficiary of their programs. In addition, HHS provided comments on FCC’s Notice of Proposed Rule Making on the Rural Health Care Support Mechanism, which would implement key provisions from the National Broadband Plan released by FCC in April of 2010. HHS’s objective in commenting was to support FCC’s efforts to address serious broadband capacity and connection issues facing rural health care providers.

HHS, FCC, the National Telecommunications and Information Administration, and their partners (e.g., the National Rural Health Association (NRHA), the American Hospital Association, the Healthcare Information and Management Systems Society) are collecting and analyzing data from various sources to identify disparities in the rates of adoption across the nation. For example, a survey conducted by the American Hospital Association in 2008 found that urban hospitals were twice as likely to have in place EHRs that meet a basic level of functionality as their rural counterparts. Further, the results of these inquiries demonstrate that there are gaps in implementation of health IT between urban and rural areas and that these gaps are widening. Preliminary results of an NRHA study in 2010 show that approximately 60 percent of rural health care providers in NRHA’s review were at or below stage 2 and 30 percent at stage 0 of achieving meaningful use, with stage 4 being the threshold for meaningful use. Of all hospitals, including rural, approximately 35 percent were at or below stage 2 and 13 percent at stage 0 of achieving meaningful use. The Federal Government and its partners are also gathering and analyzing data to identify potential barriers to the adoption and meaningful use of health IT in communities across the country, chief among them being rural providers’ lack of access to affordable broadband connectivity sufficient to transmit relevant patient data in a reliable way.

HHS and its partners in the Executive Branch, including FCC, are especially concerned with ensuring implementation of the health IT infrastructure among rural healthcare providers within the legislatively mandated timeframes required by ARRA. Lacking the connectivity and resources available in urban and suburban areas, rural communities and their health care providers face significant challenges to qualifying for the meaningful use incentive payments. That is, after fiscal year 2014, providers will be penalized for not achieving the requirements set forth in HITECH (i.e., adopting and achieving meaningful use of health IT). It would be unfortunate for rural communities to be penalized when the infrastructure to support them did not exist. The Executive Branch is collaborating now to align the wealth of resources currently available to achieve common objectives.
Appendix IV: Comments from the Universal Service Administrative Company

USAC

William England
Vice President
Rural Health Care Division

Via Electronic Mail

November 3, 2010

Mark L. Goldstein
Director, Physical Infrastructure Issues
U.S. Government Accountability Office
441 G Street, NW Room 2T23
Washington, DC 20548

Re: Response to Draft Report to Congressional Requesters on Management of the Universal Service Fund Rural Health Care Program

Dear Mr. Goldstein:

This letter responds to the draft Government Accountability Office’s (GAO’s) Report, dated November 2010, to Congressional Requesters, titled: “FCC’s Performance Management Weaknesses Could Jeopardize Proposed Reforms of the Rural Health Care Program.” The Universal Service Administrative Company (USAC) would like to recognize the professional work of the GAO staff on this project. USAC submits this response to the GAO draft report.

The federal Universal Service Rural Health Care Program is administered by USAC. The Federal Communications Commission (“FCC” or the “Commission”) is responsible for the overall management, oversight and administration of the Rural Health Care Program and the Universal Service Fund (USF), including all policy decisions.1 The GAO’s draft report focuses on the following issues: (1) how the FCC has managed the primary Rural Health Care (“RHC”) program (“Primary Program”) to meet the needs of rural health care providers, and how well the program has addressed those needs; (2) how the FCC’s design and implementation of the RHC pilot program (“Pilot Program”) affected participants; and (3) the FCC’s performance goals and measures for both the Primary and Pilot programs, and how these goals compare to key characteristics of successful performance goals and measures.

Assess Rural Health Care Providers’ Telecommunications Needs

GAO’s first recommendation is that the Commission should conduct an assessment of current telecommunications needs of rural health care providers. The GAO also recommends the FCC develop benchmarks to define when needs have increased or

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1 See 47 C.F.R. § 54.702.
Appendix IV: Comments from the Universal Service Administrative Company

Mark L. Goldstein
U.S. Government Accountability Office
November 3, 2010
Page 2 of 3

decreased and a plan to determine how needs assessment results will be prioritized in supporting resource allocation decisions, and integration of information about other resources available to health care providers to help address needs. USAC, as the administrator of the Rural Health Care Program, will work with the FCC to implement any orders or directives it may issue concerning needs assessments.

Incorporate Knowledge from USAC and Other Federal Agencies to Improve the Rural Health Care Program

GAO’s second recommendation is that the FCC consult with USAC, other federal agencies that serve rural health care providers (or with expertise related to telemedicine), and associations representing rural health care providers to incorporate their knowledge and experience in improving current and future programs. USAC will provide to the FCC any requested information about its experience in administering the Rural Health Care Program and will work with the FCC to implement any orders or directives it may issue.

Rural Health Care Program Performance Goals and Measures

GAO’s third recommendation is that the Commission should develop effective goals, and performance measures linked to those goals for the current and future Rural Health Care Program. USAC will work with the FCC to implement any orders or directives it may issue concerning performance goals and measures for the Rural Health Care Program.

Rural Health Care Performance Evaluation Plans

GAO’s fourth recommendation is that the Commission develop and implement performance evaluation plans for the current Primary Program and develop evaluation plans as part of the design of any new programs before implementation begins. USAC will work with the FCC to implement any orders or directives it may issue concerning evaluation plans for the Rural Health Care Program.

Clearly Define Criteria, Rules, Goals and Measures of Any New Rural Health Care Program.

GAO’s final recommendation is that the FCC in designing and implementing any new Rural Health Care Program should: (1) articulate criteria for participants in the program and any weighting of that criteria; (2) detail the programs rules and procedures; (3) outline the program’s performance goals and measures; and (4) explain how participants’ progress will be evaluated. USAC will work with the FCC to implement any orders or directives it may issue concerning any criteria, rules, goals and measures of any new Rural Health Care Program.
USAC appreciates the opportunity to submit its response to GAO’s draft report on the Rural Health Care Program.

Sincerely,

William England
Vice President, Rural Health Care Division
Appendix V: GAO Contact and Staff
Acknowledgments

GAO Contact
Mark L. Goldstein, (202) 512-2834 or goldsteinm@gao.gov.

Staff Acknowledgments
In addition to the contact named above, Faye Morrison (Assistant Director), Elizabeth Curda, Lorraine Ettaro, Cheron Green, Amy Higgins, Crystal Huggins, Catherine Hurley, Linda Kohn, Armetha Liles, Elizabeth Marchak, Valerie Melvin, John Mingus Jr., Sara Ann Moessbauer, Charlotte Moore, Joshua Ormond, Madhav Panwar, Carl Ramirez, Amy Rosewarne, Cynthia Saunders, Michael Silver, Teresa Tucker, and Mindi Weisenbloom made key contributions to this report.
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