

June 27, 2017

The Honorable Ajit Pai  
Chairman  
Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington, DC 20554

Dear Chairman Pai:

We write to inform you that as Internet Service Providers located across the country that we are in full support of the current Open Internet Order and its underlying legal foundation under Title II of the Communications Act. We have encountered no new additional barriers to investment or deployment as a result of the 2015 decision to reclassify broadband as a telecommunications service and have long supported network neutrality as a core principle for the deployment of networks for the American public to access the Internet.

We wish to further express our opposition to the proposed plans to reverse course and again undergo another reclassification of broadband back into an information service. The federal courts have made it very clear that network neutrality depends on the FCC maintaining that broadband is a telecommunications service and that other approaches have already failed as a legal matter. We have always supported a neutral network approach to the Internet and see no reason why it should not be required as a matter of law.

Without a legal foundation to address the anticompetitive practices of the largest players in the market, the FCC's current course threatens the viability of competitive entry and competitive viability. As direct competitors to the biggest cable and telephone companies, we have reservations about any plan at the FCC that seeks to enhance their market power without any meaningful restraints on their ability to monopolize large swaths of the Internet.

Lastly, we implore the FCC to examine the ramifications of the Congressional Review Act repeal of broadband privacy and provide guidance. We have long championed our customer's privacy and believe Congress was in error to erode their legal right to privacy. However, the repeal's detrimental impact on the reach and scope of Section 222's ISP privacy provisions has resulted in great uncertainty in the market that the FCC could help provide clarity.

Sincerely,

A Better Wireless, NISP, LLC  
Brazos Wifi  
Burlington Telecom  
CityLink Telecommunications  
civanoNET  
Coastside.Net  
CredoMobile  
Cruzio

Cybermesa  
Davis Community Network  
Data Foundry  
DC Access, LLC  
Digital Service Consultants  
Enguity Technology Corp.  
Full Channel Labs  
GigaNews  
Golden Frog  
Gorge  
GWI  
Hubris Communications Inc.  
Islesboro Broadband Committee  
LMI.net  
Monkey Brains  
Mother Lode and Goldrush  
netBlazr Inc.  
Northwest Ohio Broadband  
Om Networks  
Pacific Internet  
Public Access Networks Corp. (PANIX)  
Router12 Networks LLC  
SmarterBroadband, Inc.  
Sonic  
Spiral Internet  
Stephouse Networks  
Tekify Fiber & Wireless  
Telnexus  
Ting Internet  
Unwired Ltd.  
Visionary Communications  
Wicked Broadband  
Wilson Creek Communications