I strongly oppose the proposed rule because it preempts local law that promotes broadband competition in apartment buildings and other multi-tenant structures. Specifically, it overturns San Francisco's [Article 52](https://sfgov.legistar.com/View.ashx?M=F&ID=4880107&GUID=B5B52CDA-BF62-47A1-95E1-5F7A2D9F90B9), which lets Internet service providers use the existing wiring inside multi-unit buildings even if another ISP already serves the building. The FCC gave up its own Title II regulatory authority over broadband when it repealed net neutrality rules yet is now claiming the authority to stop local broadband regulation.