

January 22, 2014

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 Twelfth Street, SW  
Washington, DC 20554

*Via Electronic Filing*

**Re: GN Docket No. 13-5, *Technology Transitions Policy Task Force*  
GN Docket No. 12-353, *Communications Infrastructure***

Dear Ms. Dortch,

On Thursday, January 16, 2014, a collection of consumer groups, competitive carriers, and competitive provider trade associations met with Commissioner Mignon Clyburn; Adonis Hoffman, her Chief of Staff and Senior Legal Advisor for Media issues; Rebekah Goodheart, the Commissioner's Legal Advisor for Wireline issues; and Stefanie Frank, legal fellow; to discuss the Technology Transitions item on the tentative agenda for the Open Meeting on January 30, 2014.

The meeting participants and representatives were Karen Reidy (**COMPTEL**); Tim Donovan (**CCA**); Delara Derakhshani (**Consumers Union**); Kristine DeBry (**Global Partners Digital**); Matt Wood (**Free Press**); Sarah Morris (**Open Technology Institute**); John Bergmayer (**Public Knowledge**); Thomas Jones (for **tw telecom**); and Lisa Youngers (**XO Communications**).

The participants generally expressed their strong support for the Commission's recent focus on "Protecting Network Values," as the forthcoming open meeting item's caption connotes. We articulated the need for the Commission to focus on those values and—as always—on its statutory mandate. No matter the technology used, the Commission is charged with making the network work for everyone.

To that end, the Commission must fulfill its duty to promote competition and interconnection among service providers, along with access to last mile connections regardless of the technologies they use. That is the best way to promote advanced technologies, robust networks and functioning markets. It is also the best way to ensure that consumers, businesses, educational institutions, public safety providers, and all network users truly benefit from any technology evolution—with more innovation, more competition, more affordable service options, and more reliable service offerings as technologies continue to improve.

We urged the Commission to move ahead expediently with consideration of the policy framework it should adopt to fulfill these principles. We also discussed the attached document, which further describes and articulates these shared values and the appropriate framework for this proceeding.

We file this notification today pursuant to Sections 1.1206(b)(2) and 1.4(e)(1) of the Commission's rules (the latter regarding computation of time for filing dates during holidays and adverse weather closings).

Please do not hesitate to contact the undersigned should you have any questions regarding this submission.

Respectfully submitted,

/s/ Matthew F. Wood

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