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I implore you to classify internet service providers as telecommunication providers and bring them under common carrier regulations. This is the only way to ensure Internet neutrality under current FCC regulatory authority, as is already the case with telephone service.

Chairman Wheeler's April 29th FCC Blog post stated that interested parties would be less likely to challenge the proposed information service regulations in court than they would telecommunications service regulations. This is untrue. The DC Circuit Court already ruled last year that common carrier-like restrictions are not allowed outside of telecommunications service classification, and the proposed rules still fall under information service classification.

Internet service provider market abuses are already happening. In the blog post, Mr. Wheeler effectively admitted that Telecommunications Act Title II classification is the correct regulation to apply, today. Common carrier is Internet neutrality.

Internet service providers are utilities and should be regulated as such, to curtail anti-competitive business practices and to guarantee free speech and content innovation on the Internet.