July 15, 2014

The Honorable Tom Wheeler
Chairman
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

Dear Chairman Wheeler:

An open Internet has become the world's most successful platform for innovation, job-creation and entrepreneurialism. An open Internet enables freedom of expression and the sharing of ideas around the world. An open Internet is driving economic growth throughout the United States.

Yet, the vitality and nondiscriminatory nature of this platform is at stake today. We must take steps to prevent broadband providers from creating Internet fast lanes for those who can pay, leaving others stuck in traffic. We need to prohibit paid prioritization, which would leave start-ups and small businesses to suffer in a new Internet slow lane, harming our economy and job growth. Our goal must be to protect the openess of the Internet for future generations.

At issue today is how the FCC should use its authority to keep the Internet open for business. We remain concerned that the Commission’s recent notice of proposed rulemaking suggests approaches that could undermine the openness of the Internet. Because the item tentatively concludes that Internet service providers would be allowed to offer faster delivery times for websites, applications or services that pay for it, the Commission’s proposal could fundamentally alter the Internet as we know it.

Instead, the Commission should take this opportunity to put truly effective open Internet rules on the books, and do so using whatever authority best stops these discriminatory practices. We believe that authority already resides in Title II. By reclassifying the transmission component of broadband Internet access as a telecommunications service, with appropriate forbearance, the FCC could prevent online discrimination.

Broadband is a more advanced technology than phone service, but in the 21st century it performs the same essential function. Consumers and businesses cannot live without this vital connection to each other and to the world around them. Accordingly, it would be
appropriate for the FCC to reclassify broadband to reflect the vital role the Internet plays in carrying our most important information and our greatest ideas.

Thank you for your consideration and your work on this issue.

Sincerely,

Edward J. Markey
Bernie Sanders
Al Franken
Ben Cardin
Sheldon Whitehouse
Cory Booker

Ron Wyden
Elizabeth Warren
Richard Blumenthal
Jeff Merkley
Charles E. Schumer
Kirsten Gillibrand
The Honorable Tom Wheeler
July 15, 2014
Page 3

Barbara Boxer
The Honorable Edward Markey  
United States Senate  
218 Russell Senate Office Building  
Washington, D.C. 20510  

Dear Senator Markey:  

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission's review.  

The Notice asks a fundamental question: "What is the right public policy to ensure that the Internet remains open?" I am grateful that Americans have answered the call. We have received over one million comments on the Notice from the American public. The overwhelming response to this issue demonstrates how important it is to reinstate strong rules that will stop broadband providers from limiting Internet openness. Unless and until the Commission adopts new rules, broadband providers will be free to block, degrade, or otherwise disadvantage innovative services on the Internet without threat of sanction by the FCC.  

As I stated in the June 30, 2014, letter to you, our Notice proposes that the Section 706 framework set forth by the court provides us with the tools we need to adopt and implement robust and enforceable Open Internet rules. However, the Commission is also seriously considering moving forward to adopt rules using Title II of the Communications Act as the foundation for our legal authority. The Notice asks specific questions about Title II, including whether the Commission should 1) revisit its classification of Broadband Internet Access as an information service; or 2) separately identify and classify as a telecommunications service a service that "broadband providers . . . furnish to edge providers," as proposed by Mozilla in a May 5, 2014, Petition filed with the agency. The Notice seeks comment on the benefits of both Section 706 and Title II, including the benefits of one approach over the other, to ensure the Internet remains an open platform for innovation and expression.  

As you know, the first deadline for submitting comments ended on July 18, 2014, and we have provided a reply period through September 10, 2014, that will allow everyone an opportunity to participate. I look forward to the additional input that we will receive.
August 1, 2014

The Honorable Richard Blumenthal
United States Senate
702 Hart Senate Office Building
Washington, D.C. 20510

Dear Senator Blumenthal:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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As you know, the first deadline for submitting comments ended on July 18, 2014, and we have provided a reply period through September 10, 2014, that will allow everyone an opportunity to participate. I look forward to the additional input that we will receive.
The Honorable Cory Booker  
United States Senate  
141 Hart Senate Office Building  
Washington, D.C. 20510

Dear Senator Booker:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

The Notice asks a fundamental question: "What is the right public policy to ensure that the Internet remains open?" I am grateful that Americans have answered the call. We have received over one million comments on the Notice from the American public. The overwhelming response to this issue demonstrates how important it is to reinstate strong rules that will stop broadband providers from limiting Internet openness. Unless and until the Commission adopts new rules, broadband providers will be free to block, degrade, or otherwise disadvantage innovative services on the Internet without threat of sanction by the FCC.

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

[Signature]

Tom Wheeler
The Honorable Barbara Boxer  
United States Senate 
112 Hart Senate Office Building 
Washington, D.C. 20510;

Dear Senator Boxer:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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[Signature]

Tom Wheeler
The Honorable Al Franken  
United States Senate  
309 Hart Senate Office Building  
Washington, D.C. 20510

Dear Senator Franken:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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Sincerely,

[Signature]

Tom Wheeler
The Honorable Kirsten Gillibrand  
United States Senate  
478 Russell Senate Office Building  
Washington, D.C. 20510  

Dear Senator Gillibrand:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

Tom Wheeler
The Honorable Jeff Merkley  
United States Senate  
107 Russell Senate Office Building  
Washington, D.C. 20510  

Dear Senator Merkley:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

Tom Wheeler
August 1, 2014

The Honorable Bernard Sanders
United States Senate
332 Dirksen Senate Office Building
Washington, D.C. 20510

Dear Senator Sanders:

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

[Signature]

Tom Wheeler
The Honorable Charles Schumer  
United States Senate  
322 Hart Senate Office Building  
Washington, D.C. 20510  

Dear Senator Schumer:  

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.  

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Sincerely,

[Signature]

Tom Wheeler
The Honorable Elizabeth Warren  
United States Senate  
C2 Russell Senate Office Building  
Washington, D.C. 20510  

Dear Senator Warren:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

Tom Wheeler
August 1, 2014

The Honorable Ron Wyden  
United States Senate  
223 Dirksen Senate Office Building  
Washington, D.C. 20510

Dear Senator Wyden:

Thank you for writing to express your support for the need to reinstate rules to preserve an open Internet for all Americans by utilizing Title II of the Communications Act. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process of reinstating rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

Tom Wheeler
The Honorable Benjamin Cardin  
United States Senate  
509 Hart Senate Office Building  
Washington, D.C. 20510  

Dear Senator Cardin:

Thank you for writing to express your concerns regarding the need to reinstate rules to preserve an open Internet for all Americans. I share your sense of urgency on this matter. For this reason, I moved with dispatch to initiate a proceeding to consider new open Internet rules to replace those that were vacated by the D.C. Circuit Court of Appeals in the Verizon case. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process. Therein, we ask a number of questions about the rules we need to adopt, as well as the appropriate legal foundation for such rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission's review.

The Notice asks a fundamental question: "What is the right public policy to ensure that the Internet remains open?" I am grateful that Americans have answered the call. We have received over one million comments on the Notice from the American public. The overwhelming response to this issue demonstrates how important it is to reinstate strong rules that will stop broadband providers from limiting Internet openness.

The Commission has struggled for over a decade with how best to protect and promote an open Internet. While there has been bipartisan consensus, starting under the Bush Administration with Chairman Powell, on the importance of an open Internet to economic growth, investment, and innovation, we find ourselves today faced with the worst case scenario: we have no Open Internet rules in place to stop broadband providers from limiting Internet openness. The status quo is unacceptable. The Commission has already found, and the court has agreed, that broadband providers have economic incentives and technological tools to engage in behavior that can limit Internet openness and harm consumers and competition. As such, the Commission must craft meaningful rules to protect the open Internet, and it must do so promptly. I can assure you that we will utilize the best tools available to ensure the Commission adopts effective and resilient open Internet rules. Unless and until the Commission adopts new rules, broadband providers will be free to block, degrade, or otherwise disadvantage innovative services on the Internet without threat of sanction by the FCC.
With respect to the legal foundation of the rules, our Notice proposes that the Section 706 framework set forth by the court provides us with the tools we need to adopt and implement robust and enforceable Open Internet rules. Nevertheless, as you suggest in your letter, the Commission is also seriously considering moving forward to adopt rules using Title II of the Communications Act as the foundation for our legal authority. The Notice asks specific questions about Title II, including whether the Commission should 1) revisit its classification of Broadband Internet Access as an information service; or 2) separately identify and classify as a telecommunications service a service that “broadband providers . . . furnish to edge providers,” as proposed by Mozilla in a May 5 Petition filed with the agency. The Notice seeks comment on the benefits of both Section 706 and Title II, including the benefits of one approach over the other, to ensure the Internet remains an open platform for innovation and expression.

With respect to the substance of the rules, the proposals and questions in the Notice are designed to elicit a record that will give us a foundation to adopt strong, enforceable rules to protect the open Internet and prevent broadband providers from harming consumers or competition. I am especially sensitive to concerns about paid prioritization arrangements, and the potential such arrangements have for creating an Internet that is fast for a few, and slow for everyone else. Let me be crystal clear: there must only be one Internet. It must be fast, robust and open for everyone. The Notice addresses this issue head-on, even asking if paid prioritization should be banned outright. It also proposes clear rules of the road and aggressive enforcement to prevent unfair treatment of consumers, edge providers and innovators. Small companies and startups must be able to reach consumers with their innovative products and services, and they must be protected against harmful conduct by broadband providers.

The Notice includes a number of proposals designed to empower consumers and small businesses who may find themselves subject to harmful behavior by a broadband provider. For example, the Court of Appeals did uphold our existing transparency rule, and the Notice proposes to strengthen that rule to require that networks disclose any practices that could change a consumer’s or a content provider’s relationship with the network. The Notice proposes the creation of an ombudsperson to serve as a watchdog and advocate for start-ups, small businesses and consumers. And the Notice seeks comment on how to ensure that all parties, and especially small businesses and start-ups, have effective access to the Commission’s dispute resolution and enforcement processes.

This Notice is the first step in the process, and I look forward to comments from all interested stakeholders, including members of the general public, as we develop a fulsome record on the many questions raised in the Notice. To that end, in an effort to maximize public participation in this proceeding, we have established an Open Internet email address – openinternet@fcc.gov – to ensure that Americans who may not otherwise have the opportunity to participate in an FCC proceeding can make their voices heard. In addition, to ensure sufficient opportunity for broad public comment, we have provided a lengthy comment and reply period through September 10, 2014, that will allow everyone an opportunity to participate.
Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

[Signature]

Tom Wheeler
The Honorable Sheldon Whitehouse  
United States Senate  
502 Hart Senate Office Building  
Washington, D.C. 20510  

Dear Senator Whitehouse:

Thank you for writing to express your concerns regarding the need to reinstate rules to preserve an open Internet for all Americans. I share your sense of urgency on this matter. For this reason, I moved with dispatch to initiate a proceeding to consider new open Internet rules to replace those that were vacated by the D.C. Circuit Court of Appeals in the Verizon case. As you know, the Notice of Proposed Rulemaking ("Notice") adopted by the Commission in May 2014 begins that process. Therein, we ask a number of questions about the rules we need to adopt, as well as the appropriate legal foundation for such rules. Your letter touches on some of the most important issues presented in the Notice, and I will ensure that it is included in the record of the proceeding and considered as part of the Commission’s review.

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The Commission has struggled for over a decade with how best to protect and promote an open Internet. While there has been bipartisan consensus, starting under the Bush Administration with Chairman Powell, on the importance of an open Internet to economic growth, investment, and innovation, we find ourselves today faced with the worst case scenario: we have no Open Internet rules in place to stop broadband providers from limiting Internet openness. The status quo is unacceptable. The Commission has already found, and the court has agreed, that broadband providers have economic incentives and technological tools to engage in behavior that can limit Internet openness and harm consumers and competition. As such, the Commission must craft meaningful rules to protect the open Internet, and it must do so promptly. I can assure you that we will utilize the best tools available to ensure the Commission adopts effective and resilient open Internet rules. Unless and until the Commission adopts new rules, broadband providers will be free to block, degrade, or otherwise disadvantage innovative services on the Internet without threat of sanction by the FCC.
With respect to the legal foundation of the rules, our Notice proposes that the Section 706 framework set forth by the court provides us with the tools we need to adopt and implement robust and enforceable Open Internet rules. Nevertheless, as you suggest in your letter, the Commission is also seriously considering moving forward to adopt rules using Title II of the Communications Act as the foundation for our legal authority. The Notice asks specific questions about Title II, including whether the Commission should 1) revisit its classification of Broadband Internet Access as an information service; or 2) separately identify and classify as a telecommunications service a service that “broadband providers . . . furnish to edge providers,” as proposed by Mozilla in a May 5 Petition filed with the agency. The Notice seeks comment on the benefits of both Section 706 and Title II, including the benefits of one approach over the other, to ensure the Internet remains an open platform for innovation and expression.

With respect to the substance of the rules, the proposals and questions in the Notice are designed to elicit a record that will give us a foundation to adopt strong, enforceable rules to protect the open Internet and prevent broadband providers from harming consumers or competition. I am especially sensitive to concerns about paid prioritization arrangements, and the potential such arrangements have for creating an Internet that is fast for a few, and slow for everyone else. Let me be crystal clear: there must only be one Internet. It must be fast, robust and open for everyone. The Notice addresses this issue head-on, even asking if paid prioritization should be banned outright. It also proposes clear rules of the road and aggressive enforcement to prevent unfair treatment of consumers, edge providers and innovators. Small companies and startups must be able to reach consumers with their innovative products and services, and they must be protected against harmful conduct by broadband providers.

The Notice includes a number of proposals designed to empower consumers and small businesses who may find themselves subject to harmful behavior by a broadband provider. For example, the Court of Appeals did uphold our existing transparency rule, and the Notice proposes to strengthen that rule to require that networks disclose any practices that could change a consumer’s or a content provider’s relationship with the network. The Notice proposes the creation of an ombudsperson to serve as a watchdog and advocate for start-ups, small businesses and consumers. And the Notice seeks comment on how to ensure that all parties, and especially small businesses and start-ups, have effective access to the Commission’s dispute resolution and enforcement processes.

This Notice is the first step in the process, and I look forward to comments from all interested stakeholders, including members of the general public, as we develop a fulsome record on the many questions raised in the Notice. To that end, in an effort to maximize public participation in this proceeding, we have established an Open Internet email address – openinternet@fcc.gov – to ensure that Americans who may not otherwise have the opportunity to participate in an FCC proceeding can make their voices heard. In addition, to ensure sufficient opportunity for broad public comment, we have provided a lengthy comment and reply period through September 10, 2014, that will allow everyone an opportunity to participate.
Again, I appreciate your deep interest in this matter and look forward to continued engagement with you as the proceeding moves forward.

Sincerely,

Tom Wheeler