Recently, consumers and consumer rights groups in the European Union scored a key victory with the EU Parliament voting in favor of strong and enforceable Net Neutrality rules with no loopholes. Contrast that to the FCC’s Open Internet Order from 2010 tossed out by the D.C. Circuit for not using the proper legal framework and the FCC’s proposed Net Neutrality fixes post Verizon Wireless v. FCC that sadly don’t go far enough: the FCC unfortunately rebuked Netflix’s calls for stronger Net Neutrality that would prohibit ISPs from charging websites tolls so their users can access said websites faster. Worth mentioning the bill the European Parliament has passed which faced intense opposition from Europe’s telecommunications companies does not allow for so called ‘managed services’ making it harder for ISPs to discriminate against consumers. Why the FCC cannot protect the Open Internet in the U.S. with a progressive approach to Net Neutrality is beyond me? Reclassify broadband under Title II and you can implement enforceable Net Neutrality rules that will survive judicial scrutiny. The managed services moniker proposed by AT&T and other telecoms for services, which they can interfere with was accepted by the FCC under the premise these services would be good for innovation. Such managed services include telemedicine, telehealth, tele-education etc.