February 11, 2015

Ex Parte

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554


Dear Ms. Dortch:

On Monday, February 9, 2015, Walter McCormick and I, representing USTelecom, met with Commissioner Clyburn and Rebekah Goodheart to discuss the Commission’s pending proceeding on the Open Internet. We reiterated the position of our industry that the substantive goals of the Commission and President Obama can be readily accomplished without resort to reclassification under Title II. The Title II reclassification would reverse a longstanding bi-partisan consensus which broadband providers have relied on in investing over a trillion dollars in building the Internet and under which edge and content providers have met unprecedented growth and success. A Title II reclassification is likely to prevent innovations in broadband service that would present consumers with options for lower cost lower usage or other tailored plans, which will harm adoption. We argued that the apparently limited and uncertain forbearance contemplated by the draft order would not cure the ill effects of a sea change in the longstanding regulatory status of broadband service. Finally, we discussed the provision of broadband by municipal providers and the absence of Commission legal authority to pre-empt state laws governing how the political sub-divisions of a state conduct their affairs.

Pursuant to Commission rules, please include this ex parte letter in the above-identified proceedings.

Sincerely,

Jonathan Banks
Senior Vice President, Law & Policy

c: Rebekah Goodheart