The Honorable Ajit Pai  
Chairman  
Federal Communications Commission  
445 12th Street SW  
Washington, DC 20554  

Dear Chairman Pai,  

We write to convey our strong opposition to the Notice of Proposed Rulemaking that would undermine the Open Internet Order and gut critical net neutrality protections.  

Net neutrality rules protect the free flow of ideas that are creating new industries, educating our youth, promoting free speech, and supporting the communications that we rely on every day. Without the Open Internet Order, Internet Service Providers could discriminate against certain services, potentially distorting competition, stifling innovation, and hampering user choice and free expression. Eliminating the Open Internet Order and reclassifying broadband as an information service will also prohibit the FCC from adopting other important protections, such as expanding the Lifeline program to broadband, protecting subscribers’ broadband privacy, and promoting broadband competition.  

While you claim you support a free and open internet, you also want to reclassify broadband back to an information service. Yet, in 2010, the Commission attempted to put net neutrality rules in place without reclassifying under Title II of the Communications Act, and the D.C. Circuit Court eventually invalidated those rules in Verizon v. FCC. The FCC, in correctly reading the Verizon decision, went back in 2015 and adopted the Open Internet Order, which reclassified broadband as a telecommunication service under Title II. The D.C. Circuit upheld the rules in its 2016 decision: U.S. Telecom Association v. FCC. The issue is settled. We urge you not to repeat past mistakes and ask instead that you maintain the successful current regime.  

We also oppose efforts to put “voluntary guidelines” in place. Voluntary guidelines do not provide the certainty needed to entrepreneurs, innovators, and anyone else with an idea that they can access potential viewers and customers, and still leaves the essential internet gatekeeper function in the hands of the few and powerful.  

It was Congress’ intent to preserve the FCC’s authority to forestall threats to competition and innovation in telecommunications services, even as the technologies used to offer those services evolve over time. Broadband has become the single most important telecommunications service Americans use to transmit information to one another, and it has become clear that innovators, businesses, and consumers overwhelmingly view broadband as a telecommunications service.  

Just a few years ago, four million voices told the FCC that both our economy and the free expression of ideas depend on the open internet. The same holds true today. We urge you to
revoke this harmful proposed rule and protect the free and open internet by maintaining and enforcing the Open Internet Order.

Sincerely,

Edward J. Markey
United States Senator

Charles E. Schumer
United States Senator

Richard Blumenthal
United States Senator

Al Franken
United States Senator

Ron Wyden
United States Senator

Kirsten Gillibrand
United States Senator

Tom Udall
United States Senator

Cory A. Booker
United States Senator

Elizabeth Warren
United States Senator

Bernard Sanders
United States Senator

Patrick Leahy
United States Senator

Martin Heinrich
United States Senator

Jeffrey A. Merkley
United States Senator