GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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SENATE BILL DRS35338-LRa-120C

Short Title:	Preserve Net Neutrality/Statewide Broadband.	(Public)
Sponsors:	Senators Chaudhuri and Woodard (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT PRESERVING AN OPEN INTERNET IN NORTH CAROLINA AND			
3	APPROPRIATING FUNDS FOR STATEWIDE BROADBAND ACCESS.			
4	Whereas, the free and open exchange of information, secured by a free and open			
5	Internet, has never been more essential to modern social, commercial, and civic life; and			
6	Whereas, North Carolinians expect and rely on the traditional principle that Internet			
7	service providers will not pick and choose what content they can see; rather, North Carolinians			
8	expect that their Internet service providers will be "neutral" and abide by principles commonly			
9	referred to as "Internet neutrality"; and			
10	Whereas, guided by principles of Internet neutrality, the information society and our			
11	economy have flourished; and			
12	Whereas, North Carolinians rely on a free and open Internet to meet the world, to			
13	learn, to entertain, to make informed personal choices about their families, and to make public			
14	choices about our society; and			
15	Whereas, businesses rely on a free and open Internet to enter new markets, to gain			
16	new insights, to recruit, to compete, and to grow; few changes in human communications have			
17	revolutionized commerce so quickly; and			
18	Whereas, educational institutions rely on a free and open Internet to provide North			
19	Carolinians with world-class educational opportunities; and			
20	Whereas, the loss of Internet neutrality principles threatens to increase the costs of			
21	accessing and sharing information for people and for businesses alike; and			
22	Whereas, the Federal Communications Commission (FCC) has argued that violations			
23	of Internet neutrality principles may violate state competition and fair trade practices laws, which			
24	requires the vigilance and attention of state governments; and			
25	Whereas, significant broadband and mobile Internet services providers have made			
26	public pledges to adhere to certain Internet neutrality principles in the wake of changes by federal			
27	regulators; Now, therefore,			
28	The General Assembly of North Carolina enacts:			
29	SECTION 1. Title. – This act shall be known and may be cited as the "Preserve Net			
30	Neutrality in North Carolina Act."			
31	SECTION 2. Net Neutrality. – Chapter 75 of the General Statutes is amended by			
32	adding a new Article to read:			
33	" <u>Article 2B.</u>			
34	" <u>Preserve Net Neutrality.</u>			
35 26	" <u>§ 75-70. Preserve net neutrality.</u>			
36	(a) <u>Definitions. – The following definitions apply in this section:</u>			



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	(1)	Blocking. – Preventing an action or command by an en	d user over the Internet.		
	$\overline{(2)}$	Broadband Internet access service. – A mass-market			
		radio, or electronic means that provides the capability	-		
		receive data from all or substantially all Internet en			
		capabilities that are incidental to and enable t			
		communications service, but excluding dial-up Intern	÷		
		term includes any service that the Federal Communicat			
		to be providing a functional equivalent or that			
		requirements of this section.			
	<u>(3)</u>	End user or user. – Any person who uses a broadband	Internet access service.		
	(4)	Internet service provider or provider. – Any person			
		customers with access to the Internet.	<u> </u>		
	<u>(5)</u>	Paid prioritization. – The management of a broadband	d provider's network to		
	<u>,,,,</u>	directly or indirectly favor some traffic over other tra	-		
		the use of techniques such as traffic shaping, p			
		reservation, or other forms of preferential traffic ma			
		exchange for consideration, whether monetary or other	-		
		or (ii) to benefit an entity affiliated with the broadba			
		does not include the provision of tiered Internet access	-		
		a retail end user.			
	(6)	Practice inconsistent with net neutrality principles. – W	/hen an Internet service		
	<u></u>	provider engages in blocking, throttling, or paid priori			
	(7)	Reasonable network management. – A practice that has			
	<u>,,,,</u>	network management justification, but does not i			
		practices. A network management practice is reasonab			
		for and tailored to achieving a legitimate network	÷ •		
		taking into account the particular network architecture			
		broadband Internet access service.			
	(8)	Throttling. – Regulating the rate at which service or a	oplication processing is		
	<u></u>	conducted over the Internet.			
	(b) Findi	ngs and Intent. – The General Assembly finds that North	Carolinians rely on the		
1		c tool for everyday life. Further, it is in the best interests o			
		exchange of information secured by a free and open Int			
	-	is the public policy of this State as provided by this Artic	-		
-		leutrality Required. – The Department of Justice (DOJ) s			
1		service provider having customers in this State to certif	· · · · · · · · · · · · · · · · · · ·		
		actices inconsistent with net neutrality principles.			
-		vful Trade Practice. – An Internet service provider having	customers in this State		
9		in practices inconsistent with net neutrality principles. A	F		
		an unfair trade practice under G.S. 75-1.1.	<u>-</u>		
-		c Disclosure of Network Management Practices Red	nuired – Any persor		
1		band Internet access service in North Carolina shall put			
		arding the network management practices, performan			
	commercial terms of its broadband Internet access services sufficient to enable consumers to				
	make informed choices regarding the purchase and use of the services and entrepreneurs and				
	other small businesses to develop, market, and maintain Internet offerings. The disclosure shall				
	be made using a publicly available and easily accessible Internet Web site. The Department of				
	Justice shall adopt rules and policies regarding these public disclosures in consultation with the				
	Department of Information Technology. A provider's violation of this subsection is an unfair				
	trade practice un				
-	nade practice un	$(0,0,1)^{-1,1}$			

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1	<u>(f)</u> <u>Cor</u>	npliance. – The Department of Justice shall monitor compliance v	with this section.		
2	The Departmen	nt of Information Technology shall provide the DOJ with technic	cal assistance, as		
3	needed.				
4	<u>(g)</u> Wa	ivers. – Practices inconsistent with net neutrality principles may b	e allowed by the		
5	Department of Justice on a limited basis for significant benefit to the public's interest.				
6	(h) Stat	utory Construction Nothing in this section shall be construed t	<u>:0:</u>		
7	<u>(1)</u>	Supersede or limit any obligation or authorization a provid	ler may have to		
8		address the needs of emergency communications or law enfo	orcement, public		
9		safety, or national security authorities, consistent with or	as permitted by		
10		<u>applicable law.</u>			
11	<u>(2)</u>	Prohibit reasonable efforts by a provider to address copyright	infringement or		
12		other unlawful activity."			
13	SE	CTION 3. Statewide Broadband Access. – There is appropriated f	from the General		
14	Fund to the De	partment of Information Technology (DIT) for the 2018-2019 fis	cal year the sum		
15		ion dollars (\$20,000,000) to establish broadband deployment			
16	broadband Inte	ernet service in areas without service or service below the min	imum threshold		
17	recognized by	the DIT, to be allocated as follows:			
18	(1)	Seventeen million five hundred thousand dollars (\$17,500,			
19		access and improve service to underserved households,			
20		community anchor institutions to encourage private investme	ent by lowering		
21		capital expenditures for existing and new service providers.			
22	(2)	Two million five hundred thousand dollars (\$2,500,000) for	mobile hotspots		
23		and other devices for students without home broadband acce	ess to help close		
24		the State's Homework Gap.			
25		T shall explore potential partnerships and additional sources of fu	nding to advance		
26	these statewide broadband initiatives.				
27		CTION 4. Effective Date. – Section 3 and Section 4 of this act b	become effective		
28	July 1, 2018. T	he remainder of this act becomes effective January 1, 2019.			