In the Matter of Inquiry Concerning Deployment of Advanced Telecommunications Capability to All Americans in a Reasonable and Timely Fashion

GN Docket No. 20-269

COMMENTS OF FREE PRESS

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EXECUTIVE SUMMARY

This Notice of Inquiry seeks input that will enable the Commission to determine whether advanced telecommunications capability is being deployed to all Americans in a reasonable and timely fashion. This inquiry is mandated under Section 706 of the Telecommunications Act of 1996, which provides a very specific and measurable definition of “advanced telecommunications capability” as “high-speed, switched, broadband telecommunications capability that enables users to originate and receive high-quality voice, data, graphics, and video telecommunications using any technology.” 47 U.S.C. § 1302(d)(1).

We offer evidence to support the conclusion that advanced telecommunications capability is not being deployed to all Americans in a reasonable and timely fashion. This “706 test” has not been met because the Commission is not measuring progress towards the goal Congress established. The Commission has ignored the statutory language of the Act – and the express intent of Congress – in prior inquiries by focusing on the deployment of asymmetrical information services, and not affordable, symmetrical, advanced telecommunications services.

However, we recognize that this current Commission long ago pre-determined the outcome of this inquiry. Though the Commission is required by law to solicit public input and produce a report, the end result of this exercise will be yet another opportunity for Chairman Pai to display his unearned arrogance. We fully expect that, as he did with prior reports, Chairman Pai will use the next 706 Report to take credit for status quo market developments that were in motion before 2017. He will take his victory lap based on false claims and false credit-taking, while he and his sycophants sneer at those who point out the embarrassing fact that 80 million people in this country remain disconnected and face a digital divide. He will ignore the promises he and his administration made to close that divide.
And Chairman Pai’s inquiry will never confront his central failure: the broken broadband market he presides over is so unaffordable, uncompetitive and unaccountable that – when facing a global pandemic – Pai had to beg the nation’s internet access providers to behave like the essential telecommunications service providers Congress deemed them to be in the Communications Act.

These comments thus document the facts that the Pai FCC continues to ignore, misstate and mislead on. Though this proceeding under this Chairman is a farce, the factual record will be there for the policymakers who operate based on reality, and who are concerned with governing for the good of all.

The U.S. Broadband Market Under the Trump FCC: Four Years of At Best Continuing Market Trends Underway in the Obama Era, But That Continue to Leave Low-Income Communities and Communities of Color Facing a Persistent Digital Divide.

During the past four years, the U.S. broadband market has shown some growth in deployment, adoption, and network performance. But contrary to Chairman Pai’s constant attempts to take credit for any trends he likes (while ignoring the ones he does not like), much of this progress was set in motion before the Trump era. In many cases, any progress happened in spite of, not because of, Chairman Pai’s efforts.

**Broadband Adoption**

- At the end of 2019, approximately 4 out of every 5 households subscribed to the internet using either a mobile data or a fixed line technology.
  - While overall adoption continues to grow, this adoption growth rate is slowing.
  - Only about 73 percent of households subscribe to an “adequate” broadband service (with adequate in these comments defined to mean “fixed” technologies such as cable modem, DSL, fiber-to-the-home, fixed wireless, or satellite). This gap reflects the reality that a growing number of households are reliant on mobile data subscriptions as their sole form of access, and are thus more likely to have an inadequate quality of connectivity and quantity of data, especially during these times when many families are working and schooling from home.
The adoption gap is a far bigger problem than the deployment gap. More than 77 million people in the U.S. lack an adequate home internet connection (i.e., they either have no internet at all or are solely reliant on mobile wireless). This is far greater than the number of people living in an area with no fixed terrestrial broadband services at the FCC’s 25 megabits per second threshold.

The income-related broadband adoption gap persists under Chairman Pai. Dividing U.S. households into five large brackets by income, we can see that while 90 percent of households in the top quintile are online, only two-thirds in the bottom quintile are connected. And these households are overly-reliant on inadequate mobile data services. Only 48 percent of low-income households have a fixed broadband connection (with 44 percent connected via wired technology, and another 4 percent via other fixed technologies).

The racial and ethnic broadband adoption gap persists under Chairman Pai. While 21 percent of Census-identified “non-Hispanic whites” lack a fixed broadband connection at home, that number jumps to 30 percent of Black people, 30 percent of Latinx people, and 34 percent of Native Americans who lack adequate home connectivity. That’s 13 million Black people, 18 million Latinx people, and 1.3 million Native Americans who do not have the essential telecommunications services they need to fully participate in today’s economic and education systems.

Broadband Deployment

- Basic broadband deployment also has slowed during the Pai era. For example, in the two-year period 2015-2016, the number of persons living in a block with 4 Mbps downstream/1 Mbps upstream deployment grew by 10.9 million, a 3.6 percent increase. But in the next two-year period 2017-2018, the number of persons living in a block with 4 Mbps downstream/1 Mbps upstream deployment grew by just 7 million, a 2.2 percent increase.
  
  - Though this slowing rate of deployment is not surprising as the market reaches well above 90 percent deployment, it is a trend that Chairman Pai has not mentioned or claimed credit for, even as he makes rural broadband deployment his top priority.
  
  - To state the obvious point that Chairman Pai and the current FCC majority try to obscure, confuse, and avoid at all costs: this means basic broadband deployment increased more quickly in the last two years of the Obama administration – with Title II classification for broadband internet access service in place – than it did in the next two years, while the Pai FCC planned to and eventually did abandon that proper classification.

- Despite Chairman Pai’s empty boasting, more recent gains in advanced broadband deployment are the result of ISPs’ plans that were also made and begun during the latter part of the Obama era too.
  
  - Fiber-to-the-Home deployment observed during Chairman Pai’s tenure is exactly at the levels to be expected, based solely on the deployment trends from the prior 8 years continuing at the same rate. There is no change in the rate of growth in fiber deployment, let alone any change that is attributable to steps taken by the Trump FCC or attributable to the Trump tax cuts either.

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1 This filing corrects an error in the original submission in this docket, which omitted the decimal point in the number of Native Americans lacking adequate connections. See Comments of Free Press, GN Docket No. 20-269 (filed Sept. 18, 2020), https://bit.ly/3dU9YPz. This same correction appears again on page 25 herein.
Almost all of the increase in U.S. fiber availability during 2017-2019 is due to deployments made by the nation’s top-three legacy telephone providers, the massive incumbent local exchange carriers (or “ILECs”) carrying out investment plans they publicly announced during 2015-2016. As we document below, approximately 92 percent of the Pai-era fiber deployments came from projects that were announced during 2015-2016. The rest of the growth is commensurate with the “natural” greenfield rate of growth driven by new home construction.

- AT&T’s DirecTV merger commitment accounted for two-thirds of all new household fiber deployments made during Chairman Pai’s tenure. AT&T’s fiber deployments all but ceased upon completion of these Obama-era commitments, which then-Commissioner Pai vociferously opposed; and AT&T’s capital investments have dropped every year during Chairman Pai’s reign.

- Chairman Pai also has claimed credit for the increase in the availability of very-high speed cable ISP broadband services. But these improvements came from deployments that were likewise planned, publicly announced, or begun before Chairman Pai’s tenure.

**Broadband Competition**

- Cable ISPs have only increased their market dominance under Chairman Pai.
  - At the start of 2014, cable company ISPs controlled 59 percent of the home internet market’s customers. Today, the cable industry’s share is above 68 percent.
  - Competition is inadequate even where cable and fiber services are both available. Duopoly ISPs are focusing on offering higher-priced, faster-speed services but not on making sure that affordable offerings are available too. For example, ten years ago in Atlanta, Comcast priced its entry-level tier at a non-promotional monthly price of $42.95. Today in Atlanta, Comcast charges $53 per month for the entry-level tier.

**Broadband Pricing**

- Home internet and wireless prices are on the rise under Chairman Pai, reversing the prior decreases in price seen during the second Obama term.
  - BLS data indicates that quality-adjusted home internet service prices increased slightly from the start of the Obama presidency until the FCC’s Title II classification went into effect, then decreased after the Title II classification. But prices began increasing in 2018 after Chairman Pai overturned the prior FCC’s Net Neutrality rules and the Title II classification.
  - In the wireless services market, BLS data shows a sustained, quality-adjusted price drop beginning after the FCC’s rejection of the AT&T/T-Mobile merger in 2011. This trend continued for years, until T-Mobile and Sprint began discussing and negotiating a merger. BLS data indicates wireless prices are now once again on the rise, following the Trump DOJ’s and FCC’s approval of the T-Mobile/Sprint merger.
**Broadband Performance**

- Thanks to investments also planned and made before 2017, U.S. broadband network speed improvements during the Trump-era continue along their prior trajectory.
  - Yet the growth in average speeds in the Trump era is less than that seen in the Obama era. The average U.S. downstream connection speed increased 150 percent from the end of 2016 to the middle of 2020. But that same average increased 210 percent during the prior three and a half-year period (under the second Obama administration).

**Broadband Investment**

- While we do not assert any causality, the reality is that broadband investment at many top ISPs peaked before Chairman Pai’s tenure, and declined sharply after his Title II reversal.
  - AT&T’s 2019 capital expenditures were 17 percent below its 2016 level.
  - Comcast’s capital investments are down 14 percent from 2016.
  - Charter’s capital investments are down 10 percent from 2016.
  - CenturyLink’s capital investments are down 21 percent from 2016.
  - Cincinnati Bell’s capital investments are down 45 percent from 2016.

These are the facts, many from Commission data that never makes it into the Chairman’s boastful press releases or his staff’s tweets. These facts conclusively demonstrate Chairman Pai’s credit-taking for broadband market growth is unearned, and based on falsehoods and misinformation. Deployment during 2017-2019 continued on the exact trajectory established during the prior administration, and the growth in fiber-to-the-home deployment that Pai thinks he fostered is due to the completion of projects publicly announced before his chairmanship.

Millions of people in the U.S. – a disproportionate number of whom are in lower-income communities and communities of color that the Trump administration denigrates and dehumanizes on a daily basis – remain without adequate connectivity. And millions more struggle to pay the monopoly-level prices charged by the ISPs that Chairman Pai has dedicated his career to protecting. There is nothing reasonable or timely about this continued national shame, or the record of failures that continue under Chairman Pai’s watch.
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I. Introduction.

Free Press submits this comprehensive update on U.S. broadband adoption, deployment, competition, performance, pricing, and investment through and beyond year-end 2019. This continues and supplements our voluminous reporting on actual broadband investment trends over the past decade, and during the course of major policy shifts at the Commission under Chairman Pai’s leadership and his predecessors. In doing so, we also offer facts demonstrating that the “706 Test,” as envisioned by Congress in its amendments to the Communications Act, is not being met.

As we have shown repeatedly, while such policy shifts are of great import for broadband internet access service on the whole and for the rights of people who depend on it, these regulatory and legal classification shifts have had little to no impact on broadband investment, coverage, and speeds. And Pai’s shifts certainly have not helped to close the digital divide. Specifically, it is simply not true that the Commission’s rightful return to Title II classification in 2015’s Open Internet Order dampened investment or deterred deployment. (In fact, most publicly-traded internet service providers invested more after that order’s adoption, because as they explained to shareholders they were in the midst of upgrades and periods of intensive capital expenditures.) Likewise, it is simply not true that broadband investment has increased since Ajit Pai became chairman and repealed the Open Internet Order. (In fact, many of those same ISPs have reduced investment precisely because they completed their upgrades.) And it’s not true that speeds, coverage (particularly fiber-to-the-home deployments), and broadband performance have jumped markedly under Chairman Pai. As we document herein, there was a wave of new upgrades and fiber deployments in recent years, but these were all announced during 2015-2016, and the pace of new deployments slowed upon completion of these projects.
Admittedly, that is not the story that Chairman Pai tells. Yet the leaders of regulatory agencies like the Commission are tasked with the expert and independent administration of the law. Though Commissioners and agency Chairs are political appointees, once Senate-confirmed their ability to faithfully execute their duties requires that they abandon many of the behaviors intrinsic to some politicians. Chief amongst these political behaviors that agency heads must avoid is claiming credit for external events and developments, unless there is irrefutable evidence that the outcomes in question would not have been but for the administrator’s action. This is particularly the case when such unearned credit-taking would portray the administrator in a favorable light. An agency chair’s job is to communicate honestly with the public, not use their communications as campaign ads, particularly if they are simply taking credit for events outside their control.

The need for agency heads to eschew the political practice of undeserved credit-taking is not simply a matter of expected politeness and decorum. The practical complexities and political temptations of administering the law across time and administrations require that the firms subject to regulation, and the public that ultimately benefits or suffers from these actions, have trust and respect for the outcomes of the law. If an agency chair makes a practice of boastful credit-taking for events upon which their actions had little impact, actions that were in motion before that administrator lifted a pen or made a ruling, this cynical political behavior will erode public trust in the administrative agency and government itself. This is an outcome that agency heads should seek to avoid at all costs. For as President Abraham Lincoln wisely stated, “if once you forfeit the confidence of your fellow citizens, you can never regain their respect and esteem.”
Thus, Free Press once again writes the Commission to highlight how Chairman Pai is once again engaging in this corrosive political practice. He takes unwarranted credit for any positive broadband market outcomes, even when his actions played no role in fostering them, and which were demonstrably the result of private industry actions and trends in motion and publicly planned prior to his ascent to the Chairmanship.

While this Chairman’s latest round of unearned self-adulation may seem trivial to some, it is a part of a pattern that demonstrates his lack of concern for facts and reasoned analysis, and his complete willingness to ignore the truth if doing so increases his ability to generate positive headlines. The Chairman’s pride is unearned, and his willingness to promote context-free and distorted data belied by people’s everyday experiences is corroding public trust in the Commission. Pai’s seeming insecurities infect nearly every single statement issued by his office, where every positive development was Pai’s idea or because of his actions, but where every negative development is unmentioned or else the fault of his perceived political enemies. This behavior is ultimately unnecessary to adequately perform the job of FCC Chairman, unless of course that job is viewed as one merely for promoting personal and political agendas.

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2 In 2019, we wrote the Commission to highlight the Chairman’s boasting about trends he had no valid claim to creating, and even worse, his false credit-taking then turned out to be based on deeply flawed data that would have never seen the light of day had he administered the Commission’s analysis with the same enthusiasm he applies to his self-congratulatory endeavors. Indeed, a subsequent Commission Notice of Apparent Liability documented that Commission staff were aware of the massive data flaws that undergirded the Chairman’s boasts, but they still produced a draft 706 report incorporating that inaccurate data. See Letter from S. Derek Turner, Research Director, Free Press, to Marlene H. Dortch, Secretary, Federal Communications Commission, GN Docket No. 18-238, at 1, 3-5 (Mar. 5, 2019); see also In the Matter of Barrier Communications Corporation d/b/a BarrierFree, File No.: EB-IHD-19-00029003, Notice of Apparent Liability for Forfeiture, FCC 20-123 (rel. Sept. 2, 2020).
II. The Commission’s Standard to Measure The Reasonableness and Timeliness of Broadband Deployment Ignores the Plainly-Stated Intent of Congress.

The promise of the internet to affect maximal social connection and economic change is based upon its fundamental nature as a two-way communications medium. In the years leading all of the way up to the enactment of the Telecommunications Act of 1996, Congress clearly articulated its intent to use the legislation as a means of fostering universal deployment and adoption of an affordable communications service technology, not another one-way, one-to-many broadcast medium or information service.

For example, the accompanying Committee language to S. 1822 (a predecessor bill to the 1996 Act) clearly states the importance of developing two-way broadband service, and the belief that carriers would likely, without appropriate FCC action, continue to deploy high-speed services that did not live up to the standard of “true” broadband:

Section 901 grants the necessary authority to the FCC to achieve in a timely fashion the national policy goal of making available, so far as possible to all the people of the United States, high-capacity two-way communications networks capable of enabling users to originate and receive affordable and accessible high-quality, voice, data, graphics, video, and other types of telecommunications services . . . . This goal will not be achieved if carriers only deploy more of the same service that subscribers already receive today . . . . The Committee is concerned that such capability will not be deployed in a timely fashion. According to Dr. Robert Cohen, a Senior Fellow at the Economic Strategy Institute, less than 1 percent of the subscribers who will receive the broadband service under the proposals pending before the FCC will be served by systems that are capable of both sending and receiving information in all its forms. Most of the systems are only capable of delivering more two-way phone and data service and more one-way cable service. One goal of S. 1822 is to provide new, advanced services to Americans. This section authorizes the FCC to initiate an inquiry to determine if the current trend in deployment of systems incapable of sending and receiving information in all its forms (e.g., images, graphics, and video) continues. Such an inquiry should determine if users will gain “reasonable and timely” access to switched broadband telecommunications network capabilities. If the FCC finds that reasonable and timely access will not be achieved, it shall initiate a rulemaking . . . .(emphases added).

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Thus we see a clear emphasis on two-way, true next-generation broadband in the debates leading up to the final legislation that contained the Section 706 mandate. The accompanying report on the Senate bill that became the 1996 Act (S. 652) also contains a similar emphasis on two-way, next-generation technology:

The goal is to accelerate deployment of an advanced capability that will enable subscribers in all parts of the United States to send and receive information in all its forms: voice, data, graphics, and video over a high-speed switched, interactive, broadband, transmission capability . . . . Section 304 of the bill is intended to ensure that one of the primary objectives of the bill to accelerate deployment of advanced telecommunications capability is achieved. Section 4 of the bill states clearly that this bill is intended to establish a national policy framework designed to accelerate rapidly the private sector deployment of advanced telecommunications. More specifically, the bill’s goal is “to promote and encourage advanced telecommunications networks, capable of enabling users to originate and receive affordable, high-quality voice, data, image, graphics, and video telecommunications services.” (emphases added).

The Congressional emphasis on originating video using affordable two-way telecommunications services is a key aspect of Section 706 of the 1996 Act. Congress placed equal emphasis on (1) users being the speakers, by “originating” or “sending” content, and (2) on them receiving such content of their choosing, from and between points of their choosing. Clearly Congress intended for the FCC to focus both on download capacities (for users to receive high-quality video and data) and upload capacity (for users to originate high-quality video and data). Indeed, Congress intended to foster deployment of fiber optic-based technologies that were much higher bandwidth versions of the technologies that were commonly used at the time – dial-up, and Integrated Services Digital Networks (ISDN) – both which are symmetrical bandwidth technologies.

But in the years since the 1996 Act’s passage, the Commission has abandoned its duty to focus on the upload aspect of advanced telecommunications services deployment. For years the

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Commission failed to collect necessary deployment or subscription data, and the agency’s analysis of the latter still all but ignores upstream speeds. While this proceeding is sure to generate debate about the current 25 megabits per second (Mbps) downstream/3 Mbps upstream definition of advanced telecommunications capability, we merely note that if 25 Mbps downstream is deemed to meet the intent of Congress, then it would be incongruous to suggest that 3 Mbps upstream does so as well. Though the language of Section 706 does not use the term “symmetrical,” the definition of advanced telecommunications capability is symmetrical in its description of and equal emphasis on “originate” and “receive.” There is no differentiation in the statute, and the Commission has failed to offer a non-arbitrary rationale for why one half of Congress’s instructions (originate) should make due with 12 percent of the emphasis (as 3 Mbps is just 12 percent of 25 Mbps). And of course this same logic holds if and when the Commission finally re-visits and revises its threshold for what counts as “broadband.”

The astute FCC observer will understand that the 25 Mbps/3 Mbps threshold, like other asymmetric thresholds (e.g., the 4 Mbps/1Mbps and 10 Mbps/1Mbps used for Connect America Fund subsidies) were chosen based on politics, in order to conform to the existing realities of how incumbent cable and telco ISPs have built their networks. For cable companies in particular, the placement of the return path in their low-frequency channels severely limited the amount of upstream capability they could offer. For copper-based DSL companies, they engineered asymmetry as a compromise given the severe limitations of twisted-pair copper.

Fiber-to-the-home networks do not now and never have suffered such limitations, and offer users adequate and symmetrical upstream capabilities. The Congressional record makes it clear that building universal fiber or fiber-like networks was the goal of the 1996 amendments to the Communications Act, and it was the goal that Congress intended Section 706 to help achieve.
It is all too easy to forget this history, and ignore the importance of robust origination capacity. After all, the market has given us a very different sort of solution: giant corporations like Facebook and Google can handle the origination aspect of telecommunications services for us, because they can store high-quality video and data for us after it (more slowly) uploads and then serve it back to others on their platforms. But this outcome is not at all what Congress envisioned. The ISP industry’s and the Commission’s choice to ignore the upstream aspect of advanced telecommunications services has resulted in the creation of giant gatekeepers controlling and monetizing what people share, using often biased algorithms to determine our ability to originate content and then share or communicate directly with others. The promotion of asymmetry has altered how we communicate, and in a way that has profound consequences for society as a whole.

In addition to ignoring Congress’s intent on users’ ability to originate content, the 706 inquiries all but ignore the need for (and Congress’s intention for) these services to be affordable. If a necessary and essential service is physically deployed, but half of the nation’s low-income families can’t afford it, then the policies requiring deployment in a “reasonable” manner have been failed. And that’s where we are, as we document below.

Finally, the Commission’s wildly irresponsible classification of consumer (i.e., non-enterprise) advanced telecommunications services as “Title I” information services has a direct bearing on this proceeding. This reclassification effectively means that outside of enterprise services (and the rural LEC services offered on a voluntary basis as Title II telecom services, in order to allow those rural providers to participate in NECA tariff pools), advanced telecommunications capability is not being deployed at all – not to anyone. While this may at first blush appear to be a semantic or rhetorical complaint alone, it is no more so than the
rhetorical end-run around the law that was at the center of Chairman Pai’s repeal of the *Open Internet Order and Declaratory Ruling*. The legal consequences of both the 2005 and 2017 reclassifications of consumer broadband services as pure information services cannot be ignored.

In other words, if according to the Pai Commission’s reclassification, services like DSL, FTTH, and cable modem are legally considered solely “information services,” then they cannot also simultaneously be classified as services offering “advanced telecommunications capability.” Those who pushed for this semantic end-run around the plain language of the law cannot have it both ways. If these services do not contain a “separable” telecommunications “service” (and “separable” is a word not in the law itself, which shows again just how flawed the outcomes of the original 2002 and 2005 semantic games were), then “advanced telecommunications capability” simply cannot be said to have been deployed, because consumers are not offered that capability.

III. The Rate of Growth in Broadband Adoption Has Slowed under Chairman Pai. More Than 77 Million People Lack Adequate Connections At Home, and the Adoption Gap That Gets So Little Attention From This FCC Has Not Narrowed Significantly During Pai’s Tenure.

At the end of 2019, approximately 4 out of every 5 households subscribed to the internet using either a mobile data or a fixed line technology (see Figure 1, and note that in figures presenting household data next to population data, the population percentages will be slightly higher than the household percentages because of the fact that connected households skew younger and tend to have more people and more children in them, while disconnected households skew older and smaller).

While overall adoption continues to grow, it is slowing. And though 80 percent of households are connected, only about 68 percent of them subscribe to a wired broadband service (meaning technologies such as cable modem, DSL, or fiber-to-the-home; see Figure 2. Note that
the figures for wired adoption are slightly below those cited elsewhere for “adequate” or “fixed” access, as those figures include all forms of fixed technology such as satellite and fixed wireless in addition to wired service). This gap reflects the reality that a growing number of households are reliant on mobile data subscriptions as their sole form of access (see Figure 3). Mobile service is vital, but mobile subscriptions alone tend to provide an inadequate quality and quantity of connectivity at all times, and especially during these times, when many families are working and schooling from home.

Figure 1

![Graph showing home-internet adoption by households and persons (1998-2019)](image)

Source: U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplements. Years with missing values are those where the CPS supplement was not administered.
Figure 2

Wired Home-Internet Adoption by Households and Persons age 3 and Above (2019)


Figure 3

Households that Access the Internet at Home Solely through a Mobile Wireless Connection (2019)

Source: Pew Research analysis of November 2019 U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplement. Error bars represent 95 percent confidence interval calculated using successive difference replication standard error values. Values shown are not comparable to CPS surveys prior to 2017 due to a methodology change.
Broadband, like all technologies, follows what’s known as an “S-Curve” of adoption. This refers to the trajectory of adoption over time, where initially uptake is slow, then accelerates upward, then slows again as the market reaches universal adoption (or a saturation level below such universal adoption). As an essential service that is a mature technology, we should expect broadband adoption to slow as it reaches near-universal levels. And the available data does reflect a slowing of the increase in broadband adoption – particularly wired broadband. The data in Figures 1-3 come from Census surveys of households. Below in Figure 4 we present the trend in “broadband penetration,” calculated as the total number of residential wired lines in service as a percentage of occupied homes. This penetration stat is somewhat higher than the household-level survey data’s value for wired adoption, because it captures lines in vacation homes and secondary lines used for home offices. Yet this penetration data also shows a slowing growth trend.

This is troubling, because it is increasingly clear that adequate broadband access at home is as necessary as telephone access at home was for most of the 20th century. But while household-level telephone adoption topped out at about 96 percent, both broadband adoption overall and wired broadband adoption in particular have a long way to go before they reach that level. The growth in broadband adoption has slowed from its pre-Pai trajectory, and adoption overall is plateauing far below 96 percent no matter which data we use.
During his tenure as FCC Chairman, Pai has neglected the issue of home internet adoption, and that neglect continues to cost poor families and families of color. While Pai has paid lip service to the issue of the digital divide, he’s all but ignored its racial and income aspects. And he’s completely ignored the impact that the lack of adequate competition has on broadband prices and adoption.

Nearly all top-quintile income-earning homes are connected to the internet, with 83 percent connected via a wired technology. But only 59 percent of bottom-quintile income-earning households are online, and just 44 percent have the wired connection needed to fully engage in distance learning (see Figures 5 and 6. Note that these estimates of wired adoption are slightly below estimates for “adequate” or “fixed” adoption, which include all forms of fixed access such as satellite and fixed wireless, in addition to wired service). And though the internet adoption gap based on income is closing, this is largely due to poorer households adopting mobile. A low-income household is nearly four times more likely to be mobile-only than is a top-income quintile household (11 percent vs. 3 percent; see Figure 7).
Figure 5

Home-Internet Adoption by Family Income – Households and Persons (2019)

<table>
<thead>
<tr>
<th>Annual Family Income</th>
<th>Home Internet (persons age 3+)</th>
<th>Home Internet (households)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 to $19,999</td>
<td>65% 59%</td>
<td>74% 71%</td>
</tr>
<tr>
<td>$20,000 to $34,999</td>
<td>83% 82%</td>
<td>88% 87%</td>
</tr>
<tr>
<td>$35,000 to $59,999</td>
<td>88% 87%</td>
<td>90% 90%</td>
</tr>
</tbody>
</table>

Source: Free Press analysis of November 2019 U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplement. Error bars represent 95 percent confidence interval calculated using successive difference replication standard error values. Differences between each income strata are statistically significant at p < 0.05. NOTE: Census Bureau urges caution when using answers for family income due to approximately 20 percent allocation rate. Values for persons represent persons age 3 and over who live in a home with internet, but may not necessarily use the connection themselves.

Figure 6

Wired Home-Internet Adoption by Family Income – Households and Persons (2019)

<table>
<thead>
<tr>
<th>Annual Family Income</th>
<th>Wired Home Internet (persons age 3+)</th>
<th>Wired Home Internet (households)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 to $19,999</td>
<td>48% 44%</td>
<td>56% 55%</td>
</tr>
<tr>
<td>$20,000 to $34,999</td>
<td>69% 68%</td>
<td>78% 77%</td>
</tr>
<tr>
<td>$35,000 to $59,999</td>
<td>84% 83%</td>
<td></td>
</tr>
</tbody>
</table>

Source: Free Press analysis of November 2019 U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplement. Error bars represent 95 percent confidence interval calculated using successive difference replication standard error values. Differences between each income strata are statistically significant at p < 0.05. NOTE: Census Bureau urges caution when using answers for family income due to approximately 20 percent allocation rate. Values for persons represent persons age 3 and over who live in a home with wired internet, but may not necessarily use the connection themselves.
As we previously demonstrated in our 2016 report *Digital Denied*, income disparities contribute to the gap in home broadband adoption between white and non-white people living in the U.S, since non-white communities are disproportionately poorer. But other aspects likewise stemming from systemic racism also contribute to the observed adoption gaps that are based on race and ethnicity, beyond just the disproportionately lower incomes of BIPOC and Latinx households. For example, differential application of credit checks and different levels of exposure to internet usage at work have resulted in disproportionate adoption between Black and Latinx households, on one hand, and white households on the other. And these gaps persist even when accounting for income and other demographic factors.

Fortunately, these racial and ethnic adoption gaps are slowly closing. But this is largely due to the absolute necessity of broadband, and also to the availability of relatively lower-cost

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prepaid mobile data services that, as much or more so than other mobile services, may not provide adequate connectivity at home either during the pandemic or the long recovery from it. As of year-end 2019, BIPOC and Latinx people living in the U.S. lagged behind whites in home internet adoption by about 7 percentage points (see Figure 8). But the racial/ethnic gap in wired home internet remains troublingly large. As Figure 9 shows, while three-quarters of Census-identified “non-Hispanic whites” report having a wired connection at home, less than two-thirds of Black, Native American and Hispanic people have such a wired technology like cable modem, DSL, or fiber. (Note that these figures for wired adoption are slightly lower than other data presented herein for “adequate” connectivity, which includes other modes of fixed access such as satellite and fixed wireless in addition to wired service). The wired adoption gap between non-Hispanic white and Black people closed slightly between 2017 and 2019 (going from an 11 percentage point gap to an 8 percentage point gap). But this wired adoption gap increased slightly between non-Hispanic and Hispanic people (rising from 8 percentage points to 9 percentage points).

The overall racial/ethnic home internet adoption gap would be larger, but for the disproportionate reliance on mobile wireless services in households identifying as non-white. For example, as Figure 10 shows, Native Americans are twice as likely as self-identified non-Hispanic white people to rely on a mobile data service as their sole method of getting online at home.
Figure 8

Persons (age 3+) with Internet in Home by Race/Ethnicity (2019)

Percent Persons Age 3+ with Home Internet

White, Non-Hispanic: 85%
Hispanic: 80%
Black: 78%
American Indian, AK Native: 78%
Asian: 85%
Hawaiian/PI: 85%
Multiracial: 88%

Source: Free Press analysis of November 2019 U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplement. Error bars represent 95 percent confidence interval calculated using successive difference replication standard error values. Differences between values for non-Hispanic Whites and other races/ethnicities except Asian and Native Hawaiian/Pacific Islander persons are statistically significant at p<0.05. Values represent persons who live in a home with internet, but may not necessarily use the connection themselves.

Figure 9

Persons (age 3+) with Wired Internet in Home by Race/Ethnicity (2019)

Percent Persons Age 3+ with Wired Home Internet

White, Non-Hispanic: 74%
Hispanic: 65%
Black: 66%
American Indian, AK Native: 59%
Asian: 77%
Hawaiian/PI: 72%
Multiracial: 75%

Source: Free Press analysis of November 2019 U.S. Census Bureau Current Population Survey, Internet and Computer Use Supplement. Error bars represent 95 percent confidence interval calculated using successive difference replication standard error values. Differences between values for non-Hispanic Whites and other races/ethnicities except Asian, Native Hawaiian/Pacific Islander and Multiracial persons are statistically significant at p<0.05. Values represent persons who live in a home with wired Internet, but may not necessarily use the connection themselves.
The digital divide in terms of broadband adoption has always been given short shrift by policymakers and the media, whose rhetoric mostly centers the issue of rural deployment. But the adoption problem is far larger, and requires more innovative policymaking to tackle it. According to the most recent Census data, 77 million people in the U.S. lack an adequate home internet connection (i.e., they had no home internet at all, or were solely reliant on mobile). This is far higher than even the most pessimistic estimates of the gap in deployment of 25 Mbps-level broadband (which range from 17 million according to the June 2019 Form 477 data, to as much as 42 million based on re-evaluations of that FCC data). And the people without adequate home broadband adoption are disproportionately non-white. While 21 percent of non-Hispanic whites lack a fixed broadband connection at home, 30 percent of Black people, 30 percent of Latinx
people and 34 percent of Native Americans remain without such adequate home connectivity.\(^6\) That’s 13 million Black people, 18 million Latinx people, and 1.3 million Native Americans\(^7\) who do not have the essential telecommunications services they need to fully participate in today’s economic and education systems.

Chairman Pai did not create this shameful digital divide. But he’s done nothing to close it, and its harmful consequences are made plain as he’s forced to beg ISPs not to disconnect their customers for being unable to pay their high bills during a global pandemic.

IV. **Basic Broadband Deployment Has Slowed Under Chairman Pai. High-End Deployments of Fiber and Advanced Cable Technologies Have Also Slowed as ISPs Complete Deployment Projects Begun During the Obama Era.**

Basic broadband deployment has slowed during the Pai era (see Figure 11). And like most of the positive trends in the broadband market, these basic deployment trends in recent years were set in motion during the Obama era. Much of the observed growth in basic deployment is the result of the continuation of investments supported by the Connect America Fund (CAF) Phase I and its successor fund (CAF-II), with policies that were developed and supported on a bipartisan basis prior to Pai’s tenure as FCC Chairman.

The CAF-I and CAF-II minimum standards, respectively, were 4 Mbps downstream/1 Mbps upstream for CAF-I and 10 Mbps downstream/1 Mbps upstream for CAF-II. Figure 11 shows the trajectory of deployment of these basic services, as well as deployment of 25 Mbps downstream/3 Mbps upstream and 50 Mbps downstream/5 Mbps upstream tiers. We see a similar slowing of deployment growth in all of these tiers. Between year-end 2014 and year-end 2016

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\(^6\) Note that these figures for fixed non-adoption are slightly lower than other data presented herein for wired non-adoptions, as fixed includes other modes of access such as satellite and fixed wireless in addition to wired service, but excludes mobile-only access.

\(^7\) This filing corrects an error in the original submission in this docket, which omitted the decimal point in the number of Native Americans lacking adequate connections. See Comments of Free Press, GN Docket No. 20-269 (filed Sept. 18, 2020), https://bit.ly/3dU9YPz. This same correction appears first on page 4 above.
the number of persons living in a block with 4 Mbps downstream/1 Mbps upstream deployment grew by 10.9 million, a 3.6 percent increase. The equivalent two-year Trump-era comparison shows that between year-end 2016 and year-end 2018, the number of persons living in a block with 4 Mbps downstream/1 Mbps upstream deployment grew by 7 million, a 2.2 percent increase. The other tiers shown in Figure 11 also show slower growth rates during the Trump-era.\(^8\)

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\(^8\) Between year-end 2014 and year-end 2016 the number of persons living in a block with 10 Mbps downstream/1 Mbps upstream deployment grew by 11.8 million, a 4 percent increase. Between year-end 2016 and year-end 2018 the number of persons living in a block with 10 Mbps downstream/1 Mbps upstream deployment grew by 9.2 million, a 3 percent increase. Between year-end 2014 and year-end 2016 the number of persons living in a block with 25 Mbps downstream/3 Mbps upstream deployment grew by 13.5 million, a 4.7 percent increase. Between year-end 2016 and year-end 2018 the number of persons living in a block with 25 Mbps downstream/3 Mbps upstream deployment grew by 11.1 million, a 3.7 percent increase. Between year-end 2014 and year-end 2016 the number of persons living in a block with 50 Mbps downstream/5 Mbps upstream deployment grew by 22 million, an 8.1 percent increase. Between year-end 2016 and year-end 2018 the number of persons living in a block with 50 Mbps downstream/5 Mbps upstream deployment grew by 10.3 million, a 3.5 percent increase.
To be clear, we are not asserting that Chairman Pai’s actions caused this slowing of growth in basic broadband deployment. As previously unserved markets and customers are reached, the few remaining unserved are reached at a slower rate, a reality of the “S-curve” of network propagation that is determined mostly by rural network economics. But this data shows the unclaimed flipside of Chairman Pai’s unearned braggadocio about growth in other areas of the broadband market. As we document below, those trends were the result of policy and deployment decisions made before his chairmanship, and they are nothing more than the expected continuation of the status quo trajectory along the S-Curve of deployment. Just as the developments in the higher-end of the broadband market are largely a continuation of the status quo, so too are the developments in this basic-tier deployment. So Chairman Pai’s legacy on broadband thus far is unremarkable, though one might not realize this based on his office’s repeated self-congratulatory statements.

A. Repeating A Trump-Administration Pattern, Chairman Pai Takes Credit for Obama-Era Successes.

Earlier this year, Chairman Pai stated: “Since we made the decision [to repeal the Commission’s February 2015 Open Internet Order] in December 2017, broadband speeds are up 60 percent according to Ookla, infrastructure investment is up, more Americans are getting connected to the internet than ever before. More fiber was laid in 2019 to homes and businesses in the United States than in any year since they’ve been keeping records, breaking the record we set in 2018.”

Here we see Chairman Pai falsely taking credit for four particular outcomes:

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1. Ookla’s measured fixed-broadband speed increases (ignoring the fact that these speeds had a higher percentage increase while Title II and the Open Internet rules were in place).10

2. Supposed infrastructure investment increases (which turn out to not be true by any measure. Aggregate industry investment at publicly traded ISPs is a relatively meaningless metric, because these broad averages can easily be skewed by a single firm and the averages obscure variations between different ISPs; but during 2019, these aggregate investments were nearly 5 percent lower than they were during the last year before repeal of the Open Internet Order, and capital investment is down sharply at most major carriers, as we detail below).

3. A supposed “record” number of “newly connected” Americans (a vague claim that also is not true; the fixed and mobile broadband markets are saturated, and adoption is at the top of the S-Curve and is naturally slowing as there are fewer remaining people to connect, as we explained above. We hope the Chairman is just mistakenly claiming credit for the number of newly connected individuals without drawing proper comparisons to prior periods, as surely he is not so pathological that he would dare to claim credit for the constant new “highs” in the total number of persons online, a figure that would naturally grow over time with population growth even in an economic downturn).

4. Fiber deployment during 2018 and 2019 setting records (but as we explain in detail, almost all of the claimed fiber deployments during 2017-2018 were made by companies that announced their fiber deployment plans during 2015-2016; and the observed trend is completely in-line with expectations based solely on the rate of deployment that preceded Chairman Pai’s tenure).

Chairman Pai’s credit-taking here is shameless. Sometimes he’s outright taking credit for outcomes that didn’t actually happen (e.g., broadband investment didn’t increase during 2018-2019, it declined; there’s not a record number of newly connected internet users); other times, he’s taking credit for trends that were well underway before his Chairmanship, and trends

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10 See section on Broadband Performance below. Chairman Pai and Commissioner Carr have touted increases in the average downstream speeds observed in Ookla’s Speedtest.net data as somehow remarkable evidence of this FCC’s stewardship over the broadband market. But they never mention (and are never asked) what the comparable increases were during prior periods. It is wholly unremarkable in a market with constantly improving technology, particularly one driven by cable’s inexpensive DOCSIS technology, that speeds continue to increase at a relatively predictable rate. While it may sound impressive that the Ookla data during the first three and a half years of the Trump era shows U.S. average downstream speeds increasing 150 percent from the fourth quarter of 2016 to the second quarter of 2019, what conclusions should we draw when comparing that to the 210 percent increase in U.S. average downstream speeds from the prior three and a half year period during the second Obama term? The simple explanation is that these observable speed increases during both periods were driven by the continued growth in cable broadband services, reflecting DOCSIS 3.0 and DOCSIS 3.1 system upgrades.
with which the FCC’s policies generally – and the *Open Internet Order* repeal specifically – have absolutely no causal relationship.

Chairman Pai has worked hard to establish a narrative about his supposed powers to shift billions of dollars in private investment. While his sycophants in DC and in the C-Suites of the companies he regulates are eager for him to play the role of deregulatory cheerleader, much of the rest of the world still operates based on facts and logic. And the facts, as we document below are clear: The growth in U.S. fiber deployment during Chairman Pai’s tenure is exactly what would have been expected based solely on continuing the growth trend that occurred during the *Obama era*. Anyone interested in the truth can also easily do what we do below: use publicly available information to document that almost all of the 2017-2019 increase in U.S. fiber availability came from the nation’s top-three ILECs carrying out the deployment plans they publicly announced during 2015-2016.

Chairman Pai’s claim that since the FCC’s December 2017 repeal of the *Open Internet Order* and Declaratory Ruling “[m]ore fiber was laid in 2019 to homes and businesses in the United States than in any year since they’ve been keeping records, breaking the record we set in 2018” is a prime example of his politically-motivated, unearned arrogance. The Chairman yet again made self-serving use of the *post hoc ergo propter hoc* logical fallacy in viewing outcomes he likes, claiming they were solely due to his actions when they were not, as we document extensively below. But here his use of “we” in referring to the number of new fiber lines reflects the Chairman’s unbounded arrogance, like the couch potato sports fan who imagines himself responsible for winning the trophy. The first-person in this accounting narrative should be reserved for those who were in the audience at Pai’s CES speech, and who worked for the
companies that made investments in and deployed fiber, not the distant regulator on the stage who merely sat in office while the *status quo* continued.

First, that there was more fiber deployed in 2019 than 2018, and in 2018 than the years before that, is reflective of nothing more than the normal progression of early-stage mass technology diffusion. That is, the fiber deployment figures cited by Chairman Pai are on the “bottom” part of another technology “S-Curve”: after an initial slow period of deployment (or adoption), there is an acceleration, which after crossing a majority threshold slows down as it reaches market saturation.

The Chairman’s self-serving fiber deployment claims are based on data from the Fiber Broadband Association (FBA) and RVA LLC. They have published this data annually, gathered in part from RVA’s detailed work obtaining information directly from ISPs. Thus we can easily plot the trajectory of fiber deployment before Chairman Pai’s tenure, and compare the continuation of that trajectory at its pre-2017 rate to the observed “record-setting” data during 2018 and 2019. This is presented below in Figure 12, and it shows three things: First, FBA’s/RVA’s observed FTTH deployment for 2009-2016 (Obama Era in blue); second, their observed FTTH deployment for 2017-2019 (Trump Era in red); and third, the predicted values for 2017-2019 based solely on the observed values for 2009-2016 (Obama Era) continuing at the same rate (green dashed line; which represents a third-order polynomial curve fitted to the 2009-2016 data).

As this data shows, Chairman Pai is taking credit for a trend that was set in motion during Julius Genachowski’s and Tom Wheeler’s tenures as FCC Chairs. Fiber-to-the-Home deployment observed during Chairman Pai’s tenure is exactly at the levels expected based solely on the deployment growth from the prior 8 years continuing at the same rate. There is absolutely
no reason from the outcome data alone, “record-setting” or not, to conclude that Chairman Pai’s policies made any impact on fiber deployment.

Figure 12

This trajectory of FTTH deployment is rather unremarkable. It reflects the expected rate of deployment typical of the lower portion of an S-Curve. It is curious that Chairman Pai is so eager to take credit for this S-Curve observation, but somehow takes no credit for the overall slowing of deployment for broadband and the leveling-off portion at the top of its own S-Curve. It’s also interesting that the Chairman takes credit for the increasing rate of change in fiber deployment, but doesn’t take credit for the increasing rate of irritating robocalls.

But even if the rate of fiber deployment during Chairman Pai’s tenure did not simply reflect the expected rate of growth based on this S-Curve, it still wouldn’t make any sense for Chairman Pai to take credit for this increased availability. That’s because the near-entirety of
fiber and high-end broadband deployment on his watch is due to completion of construction projects that were planned and publicly announced during 2015-2016.

B. Almost All of the Increase in U.S. Fiber Availability During 2017-2019 Is Due to Deployments Made by the Nation’s Top-Three ILECs Carrying Out Investment Plans They Publicly Announced During 2015-2016. Fiber Deployment Dramatically Slowed During the Second Half of 2019 Upon AT&T’s Completion of its DTV Merger Condition.

Chairman Pai’s taking credit for prior fiber deployment trends continuing, supposedly because of his reversal of the prior administration’s policies, is especially cynical because the near-entirety of the new fiber services now available to consumers come from projects that were publicly announced before he became chair. Instead of leading by recognizing the successes of the past, Chairman Pai is misleading by stealing the credit for deployment projects that came about during a regulatory climate that he obsessively vilifies. Below we document that approximately three-quarters of all the growth in the Fiber Broadband Associations’ deployment figures seen in recent years were made by the nations’ top-three ILECs – and all of their Pai-era fiber deployments were planned and publicly announced before his tenure as Chairman began in January 2017. In fact, fiber deployment dramatically slowed during the second half of 2019 upon AT&T’s completion of its DTV merger condition buildout.

1. AT&T’s DirecTV Merger Commitment Accounted for Two-Thirds of All New Household Fiber Deployments Made During Chairman Pai’s Tenure. AT&T’s Fiber Deployments All But Ceased Upon Completion of These Obama-Era Commitments, and its Capital Investments Have Dropped Every Year During Chairman Pai’s Reign.

AT&T’s fiber-to-the-home deployments overwhelmingly drive the growth that Chairman Pai pretends he helped to foster. But the reality is that AT&T’s fiber deployments were made
pursuant to a merger condition that Pai strenuously opposed. And now that AT&T has met its merger condition, it has all but stopped new fiber construction. Of course, Pai is not taking credit for the country’s largest ISP halting its fiber deployments now.

Though AT&T’s public reporting is somewhat irregular and inconsistently uses the term “customer locations,” we estimate that its merger commitment-related fiber deployments during

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11 See AT&T-DTV Approval Order, Statement of Commissioner Ajit Pai, Approving in Part and Dissenting in Part (“I cannot support the Commission’s decision to place 17 pages of conditions on that Approval. . . . the FCC goes much further [than the DOJ], demanding that AT&T satisfy a regulatory wish-list that has nothing to do with the transaction at hand. These conditions are the forced tribute that the company must offer to mollify the Capitol. In this regard, I dissent.” (internal pop culture citation omitted). We note the obvious point here that the DOJ and FCC often work together on mergers, with one or the other of the agencies imposing and enforcing certain conditions for merger approvals. Furthermore, the DOJ’s review is more narrow than the Commission’s, which includes a public interest review and is not limited to a competition analysis.

12 The final fiber deployment condition stated in part that “within four (4) years of the Closing Date the Company will complete the aforementioned FTTP deployment to all 12.5 million customer locations and the Company will offer speeds of 45 Mbps or more to at least 25.7 million customer locations.” The Commission adopted this condition in part to offset concerns about harms to competition and to hold AT&T to its promise made in its Public Interest Statement that “the combination improves the broadband economics so substantially that the combined company will be able to deploy FTTP broadband, its highest-speed fiber connection, to at least 2 million more customer locations than it would have been able to deploy under any plan of record absent the transaction.” For the purposes of tracking AT&T’s FTTP deployments against the FBA/RVA data in Figure 12 above, it would help to know how many such customer locations AT&T had at the time it made this commitment and at the merger’s closing. Unfortunately the FCC redacted this information. However, we can estimate this value from AT&T’s public statements and its Form 477 filings. Form 477 data indicates that as of year-end 2014, AT&T FTTH was located in blocks containing 770,000 housing units. AT&T closed the transaction on July 27, 2015. Though they were irregular and often vague, statements made on its quarterly investor calls indicate that AT&T’s end-goal for the merger commitment was 14 million total FTTP customer locations. This implies that the 12.5 million commitment was on top of 1.5 million it expected to have at the time of deal closing. For example, on Jan. 26, 2016 AT&T said “we will get to 14 million fiber enabled and, quite frankly, there’s a likelihood that we may get to more than that when we’re finished.” With this starting point, we can look to additional AT&T statements to estimate its deployment progress during 2016-2019. On its Jan. 31, 2018 investor call AT&T said, “[o]ur fiber build continued to go strong. We now reach more than 7 million customer locations and expect to double that in the next 18 months.” On this call and others AT&T indicated that it did not begin to market consumer FTTH until late 2016. On the Jan. 30, 2019 call AT&T stated it “also accelerated our fiber deployment, and we now reach 11 million customer locations.” It also said that “[o]ur fiber footprint continues to grow. We now pass more than 11 million customers locations with fiber and are on our way to hit the 14 million locations later this year. This will extend our fiber network to 22 million locations when we include business.” (emphasis added). Finally, on AT&T’s July 24, 2019 call, it indicated it had met the DTV merger commitment and its plans as stated in mid-2015, stating that it “passed an important milestone with our fiber deployment reaching 14 million customer locations and satisfying our fiber build commitments.” As we discuss below, on subsequent calls AT&T made it very clear that its pace of FTTP deployment slowed to a “greenfield” level upon completion of its merger commitment.

13 The AT&T-DTV merger approval noted that in its Public Interest Statement and other correspondence, AT&T had used the term “customer locations” and households interchangeably (Order at n. 1043). And in its investor calls, AT&T sometimes seems to use the term to include business customer locations, while when referring to the merger commitment it uses the phrase to mean housing units. However, in the final commitment, the Commission defined it as “mass-market customer locations, such as those occupied by residences, market offices, and very small businesses (and excluding locations solely occupied by large enterprises and institutions) . . .” (See Order Appendix B, at 155). This definition likely tracks most closely with the FBA/RVA unit of “homes,” as both exclude large businesses and commercial locations, but include unoccupied residential housing.
2017-2019 account for 11 million of the 16 million new fiber-passed homes observed in the FBA data. AT&T’s final deadline to meet the DTV merger commitment was in July 2019; on its quarterly investor call that month it indicated it had met the commitment and passed a total of 14 million “customer locations” with fiber-to-the-premises service.

However, after meeting that deadline, AT&T did not continue to deploy fiber at anything other than a “greenfield” pace. During its January 2020 investor call, AT&T indicated its FTTP expansion was largely over, and said it was focusing on increasing customer penetration for the already-deployed networks. Four months later, AT&T’s residential fiber availability stood exactly where it was 9 months earlier upon completion of the merger commitment: 14 million customer locations. These comments indicate that much of the number of observable AT&T fiber additions (both on Form 477 and contained in the overall FBA/RVA data) were in fact driven by the DTV-related expansion – and that any of AT&T’s fiber deployments after fulfilment of its merger conditions were not accelerated by any of Chairman Pai’s policies, but simply occurred at a rate driven by what the company called the “natural growth of the population.”

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14 Based on its merger commitment benchmarks and its statements on its investor calls, AT&T deployed FTTP to approximately 11 million “customer locations” between September 2015 and September 2019 (the FBA/RVA data reflects deployments as of the end of the third quarter of each calendar year). The FBA/RVA data indicates 16 million marginal FTTP “housing units” added during that period.

15 On its Jan. 24, 2020 investor call, AT&T spoke at length about its fiber deployments and its reduction of the pace of deployment to a “greenfield” pace: “On what we do in the fixed space, you should expect that we’re going to continue to add to the wireless – excuse me, the fiber footprint. Right now, as we’ve shared with you, our goal is to get a little better return out of what we’ve deployed because, between consumer and business, we have about 20 million locations we can be aggressively working penetration in. And we think that we need to ensure we’ve got the right business practices and marketing practices to get the return on that footprint that’s there. And as soon as I get indications that the team is actually executing on that well and we have the right formula on it, we’ll probably release the spigot on some additional build. You should expect, just by natural growth of the population, you’ll probably see somewhere between 350,000 to 0.5 million new fiber locations coming into the portfolio. Right now, that is just kind of what I would call the natural growth rate that’s going to happen. If we step that up a little bit, it will be because we feel good about how we’re executing on the embedded footprint we have in place. And we know exactly where the next incremental place [is] as we go and build. And I think it’s entirely possible that this operating team could build another 1 million to 2 million a year if we felt like we had the operating momentum to do that.”

16 See Comments of John T. Stankey, President and COO, AT&T Inc. (Apr. 24, 2020) (“We also continue to be opportunistic with our fiber build beyond the 14 million household locations we reach today.”).
Thus we see that AT&T’s DirecTV merger commitment accounted for more than two-thirds of all new household fiber deployments made during Chairman Pai’s tenure. AT&T’s fiber deployments all but ceased upon completion of these buildout commitments made to the Obama FCC, over Pai’s dissent. And AT&T’s capital investments have dropped every year during Chairman Pai’s reign.

Put another way, by its own admission, the nation’s largest fiber ISP accelerated its deployment because of an Obama-era decision, and reduced it to a crawl under Chairman Pai’s governance. Surely AT&T – which more than any other company slammed Obama-era policies and promised massive growth under Trump-era policies – would be the crown jewel in Chairman Pai’s deregulatory regalia. But the inarguable fact is that after its merger condition expired, AT&T all but stopped fiber deployment, and its capital investments have dropped every single year since 2016, with its 2019 investments 17 percent below where they were during 2016 (the second year of the restored Title II-era).

C. Fiber Deployments At Other Top ILECs Were Minimal During The Pai Era, And Much Of Their Deployment Came From Pre-Pai Era Plans.

Fiber deployments at other top ILECs were minimal during the Pai era, and much of this deployment came from plans put in place before the Pai-era too. Verizon has not altered its consumer fiber deployment plans much at all since its initial aggressive FiOS plans began in 2005 then leveled off a few years later. Frontier did not make any appreciable new deployments during Chairman Pai’s tenure (save a few thousand new rural fiber locations paid for with state grant money),17 as it took on massive debt to acquire former Verizon and AT&T territories.

17 See comments of Sheldon Bruha, CFO, Executive VP & Treasurer, Frontier Communications Corporation, Third Quarter 2019 Investor Call (Nov. 9, 2019) (“We are also building fiber to the home in certain rural markets to a total of 19,000 locations, and we are leveraging state funding programs for these builds. In addition, we are on track to build fiber to more than 30,000 greenfield locations this year as normal – as a normal ongoing element of our capital spend.”).
Smaller price-cap ILECs like Cincinatti Bell have a documented history of FTTP expansion, though the company’s fiber deployment slowed dramatically after Chairman Pai took over leadership of the Commission.¹⁸

1. CenturyLink’s Fiber Deployments Topped These Other ILECs, But These Builds Were Announced In 2016, And Its Pace of Deployment Slowed Subsequently While Its Network Investments Dropped Sharply.

Among all ILECs other than AT&T, CenturyLink’s fiber deployments were the most robust during the Pai era. But CenturyLink’s FTTP “3-year expansion plan” was first announced during 2016, and then was somewhat influenced by a change in leadership at the company following its late-2017 merger with Level 3 Communications. Indeed, though the Level 3 merger and change in management resulted in a more aggressive tone from CenturyLink leadership on the value of and need to invest in network upgrades, the verifiable reality is that CenturyLink set a 2019-2020 deployment upgrade agenda in 2016. This plan was detailed by then-CEO Glenn Post on the company’s second quarter 2016 call, held on August 3, 2016. On this call, Post noted that “[b]y the time we get to year-end 2019, we’ll have almost – we expect to have almost 11 – or about 11 million addressable units, representing 42 percent of total addressable units across all of our markets capable of receiving 100 megabits and higher. And in our top 25 markets, over 70 percent of addressable units are expected to have 100 megabits and higher speeds.”¹⁹ He also

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¹⁸ See S. Derek Turner, Free Press, “It’s Working: How the Internet Access and Online Video Markets Are Thriving in the Title II Era,” at 101-102 (May 2017), (“It’s Working”) (documenting the large increase in Cincinatti Bell’s deployment of its “Fioptics” FTTH service during the 2015-2016 period, and quoting the company’s CEO describing the total lack of impact of the FCC’s Title II and Net Neutrality policy on its investment. According to Cincinnati Bell’s annual SEC reports, during the 2017-2019 Pai era, the company deployed 90,000 new Fioptics passings (38,800 in 2017, 38,800 in 2018, and 12,400 during 2019). But during the prior three-year period before Pai’s tenure (2014–2016) Cincinnati Bell deployed Fioptics to 250,400 new locations (59,000 in 2014, 90,000 in 2015, and 101,400 in 2016).

¹⁹ CenturyLink’s mid-2019 Form 477 report indicates it offered 100 Mbps or higher service in blocks containing just over 7 million households. This indicates that CenturyLink may have fallen substantially short of its 2019 goal that it set in August 2016. We doubt ChairmanPai would claim credit for this shortcoming.
stated that “[b]y this time, we also expect to have approximately 3 million addressable units enabled for 1 gigabit and higher speeds across all of our markets.”

According to statements made by CenturyLink on its February 2020 investor call, by the end of 2019 it had “enabled more than 2 million fiber households.” So despite Chairman Pai’s bluster and a very generous tax cut, CenturyLink’s actual fiber deployments during the Trump era fell short of the plans it set out in August of 2016, and its attitude concerning new deployments seems very restrained. And like AT&T, CenturyLink’s capital investments have

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20 See Comments of Glen F. Post, CEO, President & Director, CenturyLink Inc., Second Quarter 2016 Investor Call (Aug. 3, 2016) (“We’re confident we can accomplish these broadband speeds within the confines of our existing capital budget levels, and this is based on currently available compression and access technologies and average cost of deployment, which we hope will improve over time. By year-end 2018, we expect to enable speeds of greater than 40 megabits to 85% of our top 25 markets, and to reach more than 55% of those markets with more than 100 megabits with a lot of that improvement coming over the next 12 to 18 months. And while not depicted on this chart, across all of our markets, this will represent about 50% of addressable units receiving 40 megabits and higher speeds and more than 30% of addressable units receiving 100 megabits and higher speeds by year-end 2018. By the time we get to year-end 2019, we’ll have almost – we expect to have almost 11 – or about 11 million addressable units, representing 42% of total addressable units across all of our markets capable of receiving 100 megabits and higher. And in our top 25 markets, over 70% of addressable units are expected to have 100 megabits and higher speeds. By this time, we also expect to have approximately 3 million addressable units enabled for 1 gigabit and higher speeds across all of our markets. Obviously, the changes in technology, cost of deployment and market factors could cause us to reassess our actual deployments either a little lower or a little higher. And while the details may vary, the point is we believe we can deploy very competitive speeds within our existing capital plans. And while our investment plans assume capital intensity at current levels, for the next several years, we do anticipate our capital intensity to return to historical averages over time.”).


22 We note that CenturyLink’s 477-reported FTTH deployment took a very large jump between June 2018 and December 2018, a jump that is far out of line with the company’s statements of its consumer fiber coverage. CTL reported FTTH service in 75,808 blocks containing 2.7 million households as of June 30, 2018. But in its December 31, 2018 report, it indicated FTTH service in 184,422 blocks containing 6.2 million households. Yet in its January 2020 shareholder call and subsequent public statements, CenturyLink indicated that as of the end of 2019 it had “enabled more than 2 million fiber households.” It is likely that the jump in its 477-reported coverage is due to how the company “micro-targets” fiber deployments to specific households in a given area, and due to the fact that the prior Form 477 reporting standard considers an entire block as served if one home in a block is served (with a reporting standard that also directs ISPs to report blocks not only where they currently offer service, but could offer service without extraordinary commitments of resources if requested). But given the company’s sharp decline in capital spending during 2018, and its statements to investors about its deployment activities, it is highly likely that the block-level data analysis based on its most-recent 477 filings results in an overstatement of its actual fiber availability.

23 Prior to the COVID-19 health and economic crisis, when asked about expansion beyond its 2 million fiber passings, CenturyLink’s CFO stated “So we have a very micro-targeting approach. When we go into an area, we’re doing the analysis at a household level. So as you can imagine, it’s a combination of your build cost and how quickly you can penetrate that asset. So the first phase that we’re focusing on is really high-density areas, mostly aerial.” (emphasis added). See Comments of Indraneel Dev, Executive VP & CFO, CenturyLink, at the Morgan Stanley Technology, Media & Telecom Conference (Mar. 2, 2020).
fallen sharply during Chairman Pai’s tenure, dropping more than 20 percent on an inflation-adjusted basis from their 2016 high.\textsuperscript{24}

Nevertheless, we see that AT&T and CenturyLink’s entire 2017-2019 deployments were planned ahead of Chairman Pai’s nomination, and these two companies account for more than 80 percent of all new fiber-passed homes observed in the FBA data that Pai boastfully but wrongly cites.

2. Verizon’s Fiber Footprint Increased Slightly, Driven Primarily By Boston-Area Expansions Following an Agreement with that City’s Local Franchise Authority in 2016.

Verizon has not been as detailed in its fiber passings data or plans. But according to Form 477, Verizon’s FTTH census-block footprint increased by about one million housing units between the end of 2016 and mid-2019. During this time, the number of “open for sale” Verizon FiOS customer locations increased by about 1.5 million.\textsuperscript{25} This is about twice the level of “natural” or “greenfield” level growth that should be expected based on nothing more than population growth and new construction. Much of Verizon’s expansion outside of this “natural” growth in recent years was planned in 2016, following the company’s acquisition of XO Communications in Spring of that year. Shortly following this deal, Verizon announced a new agreement with the city of Boston to replace “its copper-based infrastructure with a state-of-the-art fiber-optic network platform across the city.”\textsuperscript{26} On it’s July 26, 2016 earnings call

\textsuperscript{24} CenturyLink’s capital intensity (capital expenditures as a percentage of revenues) was 17.1 percent in 2016 (up from 16 percent in 2015), and was 17.5 percent on a pro-forma basis in 2017 (the Level 3 deal closed in November 2017), dipping to 13.5 percent in 2018, before increasing to 16 percent in 2019. During this time however the company’s revenues declined on a pro forma basis sequentially from 2015 through 2019, and its pro forma capital expenditures declined from 2016 to 2017 (after increasing annually prior to that), with a sharp decline from 2017 to 2018, before an increase in 2019 to a level that is still below the company’s Obama-era spending. See Figure 17 below for detailed amounts.

\textsuperscript{25} These figures come from Verizon’s SEC “Financial Supplement” filings. They indicate the number of marketable locations, which could reflect prior fiber deployment “passings” that the company did not market service to; and this could explain some of the difference between the “open for sale” figures and the analysis of households where Verizon has deployed FTTH service based on its Form 477 filings.

\textsuperscript{26} “Mayor Walsh announces partnership with Verizon to transform city’s technology infrastructure,” Verizon Company Release (Apr. 12, 2016).
Verizon stated that it “believe[s] the fiber deployment will create economic growth for Boston, and we are talking to other cities about similar partnerships.” It also remarked on the closing of its deal to sell its Florida, Texas and California assets to Frontier, noting the deal “concentrates our Wireline assets in the Northeast corridor where we can further invest in fiber.” Never once did Verizon mention that Chairman Pai’s actions were responsible for any specific fiber deployments.

Thus, we see that approximately 90 percent of the fiber growth that Chairman Pai took credit for was made by AT&T, CenturyLink and Verizon implementing projects they announced prior to his Chairmanship.

3. Altice USA’s Fiber Deployments During Chairman Pai’s Tenure Were Planned And Announced in 2016.

Altice USA, the French-owned company that purchased the cable systems of Cablevision and Suddenlink, is unique among its peers in committing to over-building its own cable systems with fiber-to-the-home technology. Though Altice is relatively small compared to the leading ILECs and MSOs, its fiber deployments have impacted the overall availability figures. On Altice’s third quarter 2019 investor call it indicated it was marketing its FTTH service to 500,000 homes. The company indicated this had increased to 600,000 homes on its year-end 2019 call, with its most-recent comment made in April 2020 noting that 700,000 homes could subscribe. But like other large ISPs, Altice also announced its plans to deploy footprint-wide FTTH in 2016.27 According to the company, this plan was somewhat slow to start, in large part due to local permitting issues. But its current plan has not changed from its 2016 plan – it will eventually deploy FTTH across its entire former-Cablevision footprint, which is more than 5 million homes, exactly as it announced under the prior administration.

Between AT&T, CenturyLink, Verizon, and Altice, approximately 92 percent of the Pai-era Fiber deployments came from projects that were announced during 2015-2016. The rest of the FBA-observed growth is commensurate with the “natural” greenfield rate of growth driven by new home construction.

Thus, all available evidence demonstrates that Chairman Pai’s actions had no observable impact on the growth in U.S. fiber deployment during his tenure as FCC chair. The near-entirety of fiber deployments during 2017-2019 came from deployment projects announced during 2015-2016, and the remainder is deployment merely coming at the pace of new home construction. Yet Pai continues to shamelessly take credit for deployments that demonstrably were planned before his reign, and eschews any blame for the slowdown in fiber deployment at AT&T or the deep decline in overall network investment at AT&T and other top ISPs.

D. Recent Improvements in Deployment of Very-High Speed Cable ISP Tiers Come From Deployments Planned and Publicly Announced Before Chairman Pai’s Tenure, a Fact the FCC’s Own Staff Publicly Acknowledged.

Chairman Pai’s unearned credit-taking goes well beyond claiming responsibility for fiber deployments that were planned before 2017. He also has taken victory laps for the growth in the availability of higher-speed broadband services generally.28 But as we’ve copiously documented, this increase is almost entirely due to DOCSIS system upgrades at the nation’s cable ISPs – upgrades that were financed, planned, and put into operation before Pai’s tenure as Chairman. Even Pai’s own FCC staff have made this truth clear, though somehow their statements never make it into his boastful press releases or Congressional testimonies.

28 See, e.g., “New Data Shows Digital Divide Is Closing And Broadband Competition Is Increasing,” FCC Press Release (Feb. 20, 2020) (containing the context-free observation that “from December 2016 to December 2018, the number of Americans without any options for at least 250/25 Mbps fixed terrestrial broadband service plummeted by 74%, from 181.7 million to 47 million”).
A recent Pai boast centers around the very large increase in the reported availability of 250 Mbps downstream fixed services. But as the Commission’s Wireline Competition Bureau itself noted, “between 2017 and 2018 the population with zero provider options for 250 Mbps/25 Mbps service fell from 135.676 million (42%) to 47.023 million (14%).” Yet “[t]his significant change . . . for this service tier was almost entirely due to upgrades to Charter’s and Comcast’s existing cable footprint to DOCSIS 3.1, and continued fiber deployment by AT&T.”

As we documented above, AT&T’s fiber deployment between 2017 and the end of 2018 (the period covered by Pai’s boasts) were entirely planned in mid-2015. And as we’ve documented before, Comcast’s DOCSIS 3.1 upgrades were first announced in the Spring of 2016, and the capital expenditures for the “fiber deep” deployments that enabled the company’s D3.1 service were made in the period following the 2015 Open Internet Order. Furthermore, Comcast’s Capital spending peaked in 2017 and declined in 2018 and again in 2019, and it is expected to decline again this year (based on guidance given before the COVID-19 pandemic).

Charter similarly stated its DOCSIS 3.1 plans in early 2016, indicating it would deploy the technology across its footprint once mass market D3.1 modems became available. Indeed, long before the November 2016 election, Charter laid out its plans to offer gigabit across its entire footprint by the end of 2021.

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30 See It’s Working at 67–68 (documenting Comcast’s public statements about its network deployments, and noting that in “the two years following the FCC’s February 2015 vote, Comcast’s network investments jumped a whopping 62 percent” over the prior two-year period, as it was pushing its “fiber deep” network upgrade to facilitate network-wide DOCSIS 3.1 service).
31 On its January 2020 investor call, Comcast’s CFO indicated he expected the cable division’s capital intensity would be 50 basis points lower, after declining 190 basis points to 11.9 percent in 2020 on 10.6 percent lower capital expenditures. See Comments of Michael J. Cavanagh, Senior EVP & CFO, Comcast Corporation, Fourth Quarter 2019 Investor Call (Jan. 23, 2020).
32 See It’s Working at 73, notes 170–171.
In sum, the truth is easy to find for anyone that cares: Chairman Pai has repeatedly taken credit for broadband deployments that were planned and announced during the Title II era, claiming that his reversal of the Title II classification of broadband as a telecommunications service was responsible for the observed growth in fiber and other very-high-speed broadband services. But Pai’s claims are blatantly false. These projects were put into place at the same time Pai was slamming a policy that, as the evidence shows, had no negative impact on deployment or investment.

V. Cable ISPs Increased Their Market Dominance Under Chairman Pai.

The home internet market is a cable-telco duopoly. Ten years ago, DSL was a viable alternative to cable modem service. But DSL technology has reached a dead-end. Telcos must either undertake substantial fiber investment projects, or risk losing customers to their cable company rivals’ lower-cost, higher-capacity DOCSIS-based networks. Though telcos have made some targeted FTTH investments (see deployment section above), they have largely chosen to ride their aging DSL networks into irrelevancy. This has resulted in the telcos continuing to lose market share to their cable rivals. At the start of 2014, cable company ISPs controlled 59 percent of the home internet market’s customers. Today the cable share is above 68 percent (see Figure 13).

Despite sometimes paying lip service to a vague notion of “competition,” Chairman Pai has done little to introduce choice into this market or incentivize telco fiber investments. AT&T has stopped its FTTH upgrades and is now only deploying fiber to greenfield builds. CenturyLink’s mildly ambitious FTTH upgrade project announced in late 2016 continues, but it is still a slow rollout that will only reach a fraction of the company’s territory. Verizon, an early pioneer in FTTH, ended its upgrades long ago. Frontier, whose only FTTH networks came from
a purchase of former-Verizon assets, is in bankruptcy because of those debt-laden acquisitions. Other smaller telcos have limited FTTH coverage, and too many are not willing to make the long-term investments to future-proof their businesses.

Figure 13

Today, cable companies face FTTH competition at only about 40 percent of the households they pass. This limited competition has resulted in cable companies being able to keep margins high, by focusing their marketing efforts on selling higher-speed and higher-priced tiers, and has enabled them to deploy or reinstate anti-consumer practices like data caps with punitive overage fees. Competition on price is all but gone, and with it a viable market entry point for lower-income families. For example, ten years ago in Atlanta Comcast priced its entry-level 15 Mbps “Performance” tier at a non-promotional monthly price of $42.95 ($19.99 promotional). Today in Atlanta Comcast charges $53 per month (non-promotional; $30
promotional) for the 25 Mbps entry-level “Performance Starter” tier. This is the same price point Comcast charged in Atlanta in 2010 for its 20 Mbps “Blast” tier. Comcast does face some competition from AT&T Fiber in its Atlanta territory. But this duopoly is not enough to result in price competition, particularly for entry-level customers.

The duopoly problem is not new. It has challenged all FCC chairs during the broadband era. Chairman Pai, like most of his predecessors, has chosen to ignore the problems of market power and instead place hope in a potential wireless “third pipe.” FCC chairs dating back to Michael Powell have all made promises of coming-competitive technologies (for Powell it was 3G wireless and the defunct Broadband Over Powerline technology). Perhaps one day, one of these promises of a third-pipe will materialize. In the meantime, cable companies are solidifying their dominance at the expense of the public interest and people’s wallets.

VI. Home Internet and Wireless Prices Are On The Rise Under Chairman Pai, Reversing Prior Declines.

The U.S. broadband market is actually two very distinct markets: the market for home internet access services and the market for mobile telecommunications services. The home internet market is a duopoly, one that is increasingly dominated by cable company ISPs (see above). The mobile services market is more competitive by comparison, but Trump administration actions are reversing years of small but meaningful progress in wireless competition.

Because broadband services are not one-size-fits-all widgets, pricing analysis is complex. To reduce this complexity and provide a sense of how the market’s quality-adjusted prices are changing, below we present data from the Bureau of Labor Statistics Consumer Price Indices for Internet Services (Figure 14) and for Wireless Services (Figure 15).

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The BLS data indicates that home internet service prices increased slightly from the start of the Obama presidency until the Wheeler FCC’s Title II classification went into effect (see Figure 14, top panel). This data shows a reversal of this trend after the Title II classification (see Figure 14, middle panel). But prices began increasing in 2018, after Chairman Pai overturned the prior FCC’s Net Neutrality rules and the Title II classification they were grounded in (see Figure 14, bottom panel).

In the wireless services market, the BLS data shows a sustained price drop beginning after the FCC’s rejection of the AT&T/T-Mobile merger. This downward price trend continued for years, until T-Mobile and Sprint began discussing then negotiating to merge. In a troubling but predicted development, following the Trump DOJ’s and FCC’s approval of the T-Mobile/Sprint merger, the BLS data indicates wireless prices are now once again on the rise. Chairman Pai has shown no concern or awareness of this development, satisfied with happy talk about how mergers make competition better.
Figure 14: Internet Services Prices During the Obama and Trump Era

Source: BLS
VII. Thanks to Investments Made before 2017, U.S. Broadband Network Performance During the Trump Era Continues Along Its Prior Trajectory.

Though Chairman Pai likes to tout and take credit for increases in average U.S. broadband speeds, the reality is that any growth in actual speeds during the Trump era is a continuation of the trends in place prior to 2017 (see Figure 16). And the growth in the Trump era isn’t as great as what it was in the Obama era. For example, Ookla’s average U.S. downstream connection speed increased 150 percent from the end of 2016 to the middle of 2020. But the average downstream speed increased 210 percent during the prior three and a half-year period (the equivalent period during the second Obama administration).

These comparisons aside, it is misleading for Chairman Pai to claim any involvement in the increases in U.S. broadband network speeds, as this growth is entirely due to the DOCSIS 3.x and FTTH deployments that were planned and begun in the Obama era, all when these networks were classified as Title II telecommunications services (see discussion above).

While we do not assert any causality, the reality is that broadband investment at many top ISPs peaked before Chairman Pai’s tenure, and has declined sharply since his Title II reversal. Comparing 2019 investment levels to those in 2016, AT&T’s capital expenditures are down 17 percent; Comcast’s capital investments are down 14 percent; Charter’s are down 10 percent; CenturyLink’s are down 21 percent; and Cincinatti Bell’s are down 45 percent (all inflation-adjusted values). It’s not all bad news for Chairman Pai and his overly-simplistic metric: T-Mobile continued to increase its investments; so too did Altice USA, though these were investments planned before Pai’s tenure as Chairman began; Verizon’s total company investments ticked back up in 2019, after dropping for years; Sprint’s yo-yoing investments...
ended 2019 higher than they were in 2016, but still below the company’s 2015 inflation-adjusted value. The Census Bureau’s Annual Capital Expenditures Survey data showed a decline in wired telecom investment each of Pai’s first two years as Chair; and though the Census data showed wireless industry capex was up in aggregate during 2017, it declined in 2018 (see Figure 17 below).

These data points and their movement over time are, of course, due to a number of factors, notably the typical technology upgrade cycle reaching a temporary nadir in recent years for many firms. Many of the larger firms are currently in such a lull, while some of the smaller firms are peaking as they finish their own current upgrade cycles. This cyclical nature of deployment and investment resulted in a decline for AT&T during 2015, and that alone caused some downward movement in the capital expenditure aggregate data, though Pai at the time claimed – falsely – that Title II had decreased that aggregate broadband investment total.

Ironically then, AT&T’s massive investment pullback in the Pai era is driving much of the decline in the aggregate investment figures now too (though Comcast’s pullback and Charter’s 2019 pullback aren’t helping Pai either). But Chairman Pai and his thinktank sycophants were not interested in the truth behind the data in 2016, and show no sign of having any desire to apply a rational, evidence-based view to the broadband market today. Pai seems to embrace a post hoc ergo propter hoc approach to policy analysis when the cherry-picked facts suit him, but an immovable adherence to a radical deregulatory ideology when the facts don’t fit his preferred narrative.

But while Pai is free to live in his Randian-fantasy world, we should live in a world of facts. And the verifiable facts show his magical claims, that Title II’s restoration harmed investment and its subsequent elimination increased investment, are totally false. We have
repeatedly stated that aggregate industry capital investment figures are meaningless, and that further over-simplifying the movement of those aggregate figures by pretending they are due to a single “light-touch” regulatory classification is logically unsound.\textsuperscript{34} But this is the metric Pai hung his anti-Title II hat on, and if he applies it to himself in the same fashion he applied it to his predecessor, then he has quite a bit of explaining to do.

34 \textit{See generally It's Working}; id. at 17 ("We caution however that focusing on aggregate industry changes in capital spending is at best mildly informative. Aggregate capital spending is just one piece of data that must be considered alongside the developments at individual firms. This is especially the case in this industry, which is so concentrated that cyclical changes at just one large firm could shift the direction of any change in the industry's aggregate capital spending.")
As Figure 17 above indicates, investment is down significantly at many of the nation’s publicly traded ISPs, with the aggregate figure down nearly 5 percent from the last year Title II and the FCC’s Net Neutrality rules were in effect. Indeed, on an inflation-adjusted basis, investment in every year of Chairman Pai’s tenure is below what it was in 2015 (see Figure 18). We draw no conclusions about Chairman Wheeler’s or Chairman Pai’s influence over these trendlines – for individual firms or especially in the aggregate – because we know from paying attention to the details and to the voluminous statements from the companies and the financial experts who follow this industry that the FCC’s regulations had no impact on network investment. Indeed, as shown above in Figure 17 by the differences in wired vs. wireless company investment, and by the variations in aggregate wireless industry investment below in Figure 19 (using CTIA’s data), capital investments are very dependent on technology cycles and vary by company, even for similarly-situated ISPs.
In sum, the data is clear: the proper application of the law reclassifying broadband internet access services as telecommunications services had no impact on ISP industry investment, and Chairman Pai’s undoing of this classification did not increase investment. The singular focus on aggregate capital spending was always misguided – what matters to the public interest is whether or not companies are innovating, investing, and meeting demand as they would in a competitive market. By this standard, the U.S. market has performed as expected given the underlying market fundamentals and cost-structures. Chairman Pai’s policies have not proven to be the investment-boosters he touted.

35 For example, U.S. cable ISPs have made continued upgrades to their DOCSIS-based systems, but these were relatively inexpensive improvements that did not require massive increases in capital spending. Meanwhile U.S. telecom ISPs have only made selective upgrades from xDSL-based technologies to full fiber-to-the-home service, and the bulk of this investment came as a result of FCC-imposed merger conditions.
IX. Conclusion

Chairman Pai has a very different regulatory philosophy from his predecessors, which is very different from the view Congress applied when it amended the Communications Act in 1996. Differing regulatory philosophies are fine and good for public policy making – so long as the FCC is enforcing the law and making policy based on reasoned analysis and actually listening to a wide variety of public views. Chairman Pai, however, seems to have not just a regulatory philosophy, but a deregulatory religion, with himself as the central prime mover. That approach is too extreme for a public servant charged with enforcing the law in the interest of the public. Central to Chairman Pai’s extreme behavior is his repeated distortion of data in the service of his ego. Taking credit for the sun rising is unbecoming for the leader of a public regulatory agency, certainly when the same regulator is not willing to accept responsibility for the sun setting.

Respectfully Submitted,

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