**Westlaw Delivery Summary Report for SLATER, JANE A**

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I. INTRODUCTION

1. The availability of the Internet has had a profound impact on American life. This network of networks has fundamentally changed the way we communicate. [FN1] It has increased the speed of *14987 communication, the range of communicating devices and the variety of platforms over which we can send and receive information. [FN2] As Congress has noted, "[t]he rapidly developing array of Internet ...
services available to individual Americans represent an extraordinary advance in the availability of educational and informational resources to our citizens.”[FN3] The Internet also represents “a forum for a true diversity of political discourse, unique opportunities for cultural development, and myriad avenues for intellectual activity.”[FN4] In addition, the Internet plays an important role in the economy, as an engine for productivity growth and cost savings.[FN5]

2. In section 230(b) of the Communications Act of 1934, as amended (Communications Act or Act), Congress describes its national Internet policy. Specifically, Congress states that it is the policy of the United States “to preserve the vibrant and competitive free market that presently exists for the Internet”[FN6] and “to promote the continued development of the Internet.”[FN7] In section 706(a) of the Act, Congress charges the Commission with “encourag[ing] the deployment on a reasonable and timely basis of advanced telecommunications capability” -- broadband -- “to all Americans.”[FN8]

3. In this Policy Statement, the Commission offers guidance and insight into its approach to the Internet and broadband that is consistent with these Congressional directives.

II. DISCUSSION

4. The Communications Act charges the Commission with “regulating interstate and foreign commerce in communication by wire and radio.”[FN9] The Communications Act regulates telecommunications carriers, as common carriers, under Title II.[FN10] Information service providers, “by contrast, are not subject to mandatory common-carrier regulation under Title II.”[FN11] The Commission, however, “has jurisdiction to impose additional regulatory obligations under its Title I ancillary jurisdiction to regulate interstate and foreign communications.”[FN12] As a result, the Commission has jurisdiction necessary to ensure that providers of telecommunications for Internet access or Internet Protocol-enabled (IP-enabled) services are operated in a neutral manner. Moreover, to ensure that broadband networks are widely deployed, open, affordable, and accessible to all consumers, the Commission adopts the following principles:

**2 • To encourage broadband deployment and preserve and promote the open and interconnected nature of the public Internet, consumers are entitled to access the lawful Internet content of their choice.
• To encourage broadband deployment and preserve and promote the open and interconnected nature of the public Internet, consumers are entitled to run applications and use services of their choice, subject to the needs of law enforcement.
• To encourage broadband deployment and preserve and promote the open and interconnected nature of the public Internet, consumers are entitled to connect their choice of legal devices that do not harm the network.[FN13]
• To encourage broadband deployment and preserve and promote the open and interconnected nature of the public Internet, consumers are entitled to competition among network providers, application and service providers, and content providers.
providers. [FN14]

III. CONCLUSION
5. The Commission has a duty to preserve and promote the vibrant and open character of the Internet as the telecommunications marketplace enters the broadband age. To foster creation, adoption and use of Internet broadband content, applications, services and attachments, and to ensure consumers benefit from the innovation that comes from competition, the Commission will incorporate the above principles into its ongoing policymaking activities. [FN15]

FEDERAL COMMUNICATIONS COMMISSION

Marlene H. Dortch
Secretary


FN2. IP-Enabled Services NPRM, 19 FCC Rcd at 4869-70, para. 8.


FN8. 47 U.S.C. § 157 nt. (incorporating section 706 of the Telecommunications Act


FN10. See NCTA v. Brand X, slip op. at 1.

FN11. Id. at 3.

FN12. Id. at 3-4. We also note that the Enforcement Bureau recently entered into a consent decree to resolve an investigation with respect to the blocking of ports used for voice over Internet Protocol (VoIP). See Madison River LLC and Affiliated Companies, File No. EB-05-IH-0110, Order, 20 FCC Rcd 4295 (Enf. Bur. 2005).


FN15. Accordingly, we are not adopting rules in this policy statement. The principles we adopt are subject to reasonable network management.