Chairman Ajit V. Pai Commissioner Michael O'Rielly Commissioner Brendan Carr Commissioner Jessica Rosenworcel Commissioner Geoffrey Starks Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Docket Nos. 11-42, 09-197, 96-45, 17-287

EMERGENCY REQUEST FOR INCREASED LIFELINE SUPPORT DURING THE COVID-19 CRISIS

Dear Chairman Pai, Commissioners O'Rielly, Carr, Rosenworcel and Starks:

As the United States is facing an unprecedented emergency, with almost all Americans—old and young—required to work, learn, and function while staying at home, the need for connectivity across the country has never been greater. Internet and telephone access are extremely urgent at this time as families stay at home to protect public health and struggle to recreate their lives online. Existing disparities in communications access are only being exacerbated during this national emergency. The Chairman's Keep Americans Connected Pledge and Federal Communications Commission's ("FCC" or "Commission") decision to temporarily waive recertification and reverification requirements for existing Lifeline customers were laudable first steps in the early days of the crisis, but more is needed as the extent and length of the emergency becomes evident. The undersigned organizations therefore request the FCC immediately take the following actions to adapt the Lifeline program to meet the COVID-19 crisis:

- Immediately prohibit disconnections of Lifeline consumers;
- Within no more than one week, require Lifeline providers to offer unlimited voice minutes and unlimited texting and commensurate voice-only financial support; and
- Within no more than 21 days, create an emergency Lifeline broadband benefit.

Lifeline is the only existing program designed to help low-income consumers afford essential communications services. The program design can quickly be ramped up to provide additional services and benefits to help households acting in accordance with national directives to maintain social distance while also receiving health care, continuing work, participating in distance learning and providing mutual aid and support. Immediate action is needed. Our organizations are hearing urgent requests from frontline public health providers, legal services, public housing authorities and others that highlight the public health threat from limited Lifeline minutes. For example, just this week a community health care professional was alarmed to see many low-income patients coming inperson to the clinic because they could not afford to use voice minutes to call ahead. And public housing authority workers reported elderly Lifeline tenants rationing their Lifeline minutes to their detriment. Public health and the economy will be severely impacted if millions of low-income people do not have access to adequate telephone and Internet connections.

The Commission has ample precedent to take this action to protect the most vulnerable members of our society. In 2005, the Commission acted in response to Hurricane Katrina. Six weeks after Hurricane Katrina hit, the Commission issued an emergency order making support available for wireless service for the first time and drawing upon existing emergency designations to determine who was eligible for support.² The Commission should draw on this precedent to take the steps

described below to adopt emergency measures starting immediately and ending 30 days after COVID-19 emergencies cease.³

Prohibit disconnections of Lifeline customers. Lifeline customers should not lose access during the COVID-19 crisis and for a reasonable period (e.g., 120 days) after the crisis. The Commission should immediately eliminate the non-usage rule and should continue its waiver of the recertification and reverification requirements for the full length of the emergency.⁴

Unlimited voice minutes, unlimited text and commensurate voice-only support. Within one week, the Commission should immediately require unlimited voice minutes and unlimited texting until the crisis is over. At the same time the Commission must also temporarily increase voice support to a level sufficient to cover the increased minutes. Further support for phones that can tether or offer hotspots would also ameliorate current limits on broadband access.⁵

Emergency Lifeline Broadband Benefit. Within no more than 21 days, the Commission should create an Emergency Lifeline broadband benefit for low-income households for \$50 per month to fill in the gaps once the initial corporate commitments for 60 days of free service end. An adequate broadband service to the home would provide 100 megabits per second downstream/10 megabits per second upstream to allow for multiple members of the household to have the connectivity necessary for two-way video. To be eligible, such products should not include any waiting period for service or prohibitions for consumers with arrearages. The Commission should forbear from the obligations that broadband providers be designated ETCs.

In addition to these actions, emergency Lifeline assistance should easily be available to households that have experienced a sudden drop in wages due to the COVID-19 crisis. While federal benefits programs are likely to see a rapid influx of participants and thus many will be able to rely upon existing program eligibility rules, the Commission should adopt rules that will streamline access for households impacted suddenly by the COVID-19 emergency.⁸

The temporary expansion of Lifeline benefits described here will fulfill the Communications Act, advances the Congressionally mandated goals of universal service and is in line with Commission precedent. ⁹ Millions of people in this country must stay home in order to limit the spread of the coronavirus and it is in our country's national interest to continue as much of our economic and civic life as possible during this time. In the near-term telephone and Internet access will be necessary for health care, employment, the national census, primary elections, education and more. We strongly urge the Commission to act immediately. Our organizations are willing and able to collaborate to ensure these actions are as timely and successful as possible.

Sincerely,

Access Now
African American Health Alliance, Dunkirk, MD
AIDS Alabama, Birmingham, AL
AIDS Foundation of Chicago
AIDS Law Project of Pennsylvania
Alianza Nacional de Campesinas
Alternate ROOTS, Atlanta, GA
American Civil Liberties Union
American Federation of Teachers, AFL-CIO
American Library Association

America's Health Insurance Plans / AHIP

Anixter Center, Chicago, IL

Appalshop, Central Appalachian Region, KY,

VA, WV, TN

Ashbury Senior Computer Community Center,

Cleveland, OH

Asian Pacific American Labor Alliance, AFL-

CIO

Association for Behavioral Healthcare,

Massachusetts

Association for Community Affiliated Plans,

Washington

Association of Assistive Technology Act

Program, Washington

Association of Nurses in AIDS Care

Autistic Self Advocacy Network Congregation of Our Lady of Charity of the Benton Institute for Broadband & Society Good Shepherd, U.S. Provinces Black Lives Matter DC, Washington, DC Colorado Organizations and Individuals Blue Cross Blue Shield Association Responding to HIV/AIDS, Colorado Consortium for School Networking (CoSN) Boston Medical Center Health System, Boston, MA Cunningham Township, Urbana, IL Brookline Interactive, Brookline, MA Denver Public Library, Denver, CO Byte Back Disability Law Center, Boston, MA California LGBT Arts Alliance, Los Angeles, CA Disability Rights Education and Defense Fund CARDBoard Project, Plano, TX (DREDF) Center for Advocacy for the Rights and Interests DuPage Federation on Human Services Reform, of the Elderly (CARIE) Lombard, IL Center for Digital Democracy DynamicChanges LLC, Salem, OR Center for Law and Social Policy (CLASP) El Valle Community Center, Villanueva, NM Center for New Americans, Northampton, MA Emmanuel Free Methodist Church, Alton, IL The Center for Public Representation, Equal Hope, Chicago, IL Massachusetts, District of Columbia EraseTheRedline Inc., New Jersey Center for Rural Strategies Esperanza, Philadelphia, PA Center on Halsted, Chicago, IL Exprés de Gloria, Chicago IL Central West Justice Center, Worcester, MA The Family Cafe Champaign County Health Care Consumers, Florida Legal Services, Inc. Champaign, IL Full Color Future, Washington DC Charlotte Center for Legal Advocacy, Charlotte, The Garrett Law Firm, PLLC, Austin, TX Generation Justice, Albuquerque, NM NC Chicago House and Social Service Agency, Gift of Voice Chicago, IL Girls Inc. Chicago Women's AIDS Project, Chicago, IL Greater Boston Legal Services, Weymouth, MA Child Advocacy Center of Franklin Co & North GreaterWorks Inc., Chicago, Illinois Quabbin Inc., Greenfield, MA The Greenlining Institute, Oakland, CA Children's HealthWatch, Boston, MA Health & Medicine Policy Research Group, Children's Home & Aid, Illinois Chicago, IL Health Law Advocates, Boston, MA Choices Coordinated Care Solutions, Indianapolis, IN Healthcare Leadership Council Church World Service Heartland Alliance, Chicago, IL Citizens Action Coalition of Indiana Hepatitis Education Project, Seattle, WA Clinical and Support Options Hispanic Technology & Telecommunications Coalition to End Stigma and Discrimination, Partnership (HTTP) Housing Authority City of Austin, Texas Newark, NJ Collective Action for Puerto Rico, New York, Indivisible NY Indivisible, Illinois Color Of Change InnovateEDU, Brooklyn, NY Common Cause Institute for Intellectual Property and Social Common Sense **Justice** CommunicationFIRST Joint Center for Political and Economic Studies Communications Workers of America Just Harvest, Pittsburgh, PA Community Action, Greenfield, MA Just Roots, Greenfield, MA Community Behavioral Healthcare Association Justice Center of SouthEast Massachusetts, of Illinois, Springfield, Illinois Brockton, MA

Justice in Aging

The Kennedy Forum Illinois, Chicago, IL

The Leadership Conference on Civil and Human

Kentucky Equal Justice Center

Legacy Hospice, Fishersville, VA

Community Catalyst, Boston, MA Community Education Group, Shepherdstown, WV Community Legal Services of Philadelphia,

Community Legal Services of Philadelphia, Energy Unit, Health and Independence Unit, Philadelphia, PA Legal Aid Chicago National Urban League Legal Council for Health Justice Chicago Native Public Media NETWORK Lobby for Catholic Social Justice Legal Services Advocacy Project, St. Paul, MN Line Break Media, Twin Cities, MN New America's Open Technology Institute Liver Health Connection, Denver, CO New Mexico Center on Law and Poverty Let's Talk About It (LTAI), Gainesville, FL **Next Century Cities** Northeast Justice Center, Massachusetts Martinez Street Women's Center, San Antonio, Nurses for Justice Baltimore, Baltimore, MD TXMassachusetts Health & Hospital Association, OCA - Asian Pacific American Advocates Burlington, MA On Our Own of St. Mary's, Leonardtown, MD Massachusetts Law Reform Institute Open Access Connections, St. Paul, MN Massachusetts League of Community Health Open MIC (Open Media and Information Companies Initiative) Centers Massachusetts Senior Action Council, Opportunity Ministries, Inc., Anne Arundel, MD Dorchester, MA Oregon Citizens' Utility Board, Portland, OR Media Alliance, San Francisco, CA Our Lord's Lutheran Church Ohio Valley Environmental Coalition, MediaJustice Memorial Behavioral Health, Springfield, IL Huntington, WV Partners Bridging the Digital Divide Mental Health America Pax Christi USA Mental Health Legal Advisors Committee, Massachusetts PDG Rehabilitation Services, Inc., Millersville, Metropolitan Family Services, Chicago, IL MD Michael Reese Research & Education Peer Wellness & Recovery Services, Inc., Silver Foundation HIV Care Program, Chicago, IL Spring, MD Mississippi Center for Justice Pennsylvania Coalition Against Domestic Montague Catholic Social Ministries, Turners Violence Falls, MA Pennsylvania Utility Law Project, on behalf of its More Too Life, Sarasota, FL low-income clients Mother and Child Alliance, Chicago, IL Personal Disability Consulting, Inc., Newton, Musica Franklin, Greenfield and Montague, MA MA **NAACP** Portland Raging Grannies, Portland, OR Project Appleseed, the National Campaign for NAMI Chicago, Chicago, IL National Advocacy Center of the Sisters of the **Public School Improvement** Good Shepherd Project Vida, Chicago, IL National Alliance on Mental Illness PROTEC, Detroit, MI National Association of Councils on Public Knowledge Pueblos de Lucha y Esperanza, Minneapolis MN **Developmental Disabilities** Rural Women's Health Project, Gainesville, FL National Center for Transgender Equality National Consumer Law Center, on behalf of its Safer Foundation, Chicago, IL/Davenport, IA low-income clients San Francisco AIDS Foundation National Consumers League South Carolina Appleseed Legal Justice Center Senior Services Plus, Alton, IL National Council for Behavioral Health, Washington **SHLB** Coalition National Council of Churches Shriver Center on Poverty Law National Digital Inclusion Alliance Sisters of Mercy of the Americas Justice Team National Disability Rights Network Sol-Caritas, New York, NY South Side Help Center, Chicago IL

National Council of Churches
National Digital Inclusion Alliance
National Disability Rights Network
National Education Association
National Employment Law Project
National Fair Housing Alliance
National Health Law Program
National League of Cities
National LGBTQ Task Force

National Organization for Women

National Respite Coalition

MA

Success Against All Odds

Supportive Housing Providers Association,

Springfield Center for Independent Living,

Stavros, Center for Independent Living, Amherst,

Springfield, IL

Springfield, IL

Tech It Out Robotics
Treatment Action Group
Tree of Hope Association, Rockville, MD
Trilogy, Inc., Chicago, IL
TruEvolution, Inc., Riverside, CA
UI Health Community Clinic Network, Chicago, IL
Union for Reform Judaism
United Church of Christ, Justice and Witness
Ministries
United Church of Christ, OC Inc.
United States Society for Augmentative &
Alternative Communication
Urbana Champaign Independent Media Center,

Urbana, IL

Vermont Legal Aid, Inc.

Vermont Mutual Aid Society

VetsFirst

Virginia Harm Reduction Coalition, Roanoke,

VΑ

Voices for Racial Justice, Minneapolis, MN Washington Technology Policy Podcast

Corporation (WashingTECH)

The Well Project

Western Center on Law and Poverty, California William E. Morris Institute for Justice, Arizona

WinstonNet

The Women's Center, Inc. of Columbia/Montour,

Bloomsburg PA

Women Employed, Chicago, IL Women's Law Project, Pennsylvania

¹ Presidential Coronavirus Guidelines for America, available at <u>Coronavirus.gov</u>; Proclamation on Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak, available at https://www.whitehouse.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak/.

² In the Matter of Federal-State Joint Board on Universal Service et al., 20 FCC Rcd 16883, Docket Nos. 96-45, 02-6, 02-60, 03-109, FCC 05-178 (2005) ("*Katrina USF Order*"). The Commission drew upon the universal service goals in Section 254(b) and made a finding for good cause shown under its rules. *Id.*, ¶6-7 (citing 47 U.S.C. § 254(b); 47 C.F.R. § 1.3; *Northeast Cellular Telephone Co. v. FCC*, 897 F.2d 1164, 1166 (D.C. Cir. 1990)). The Commission authorized \$130 for a minimum of 300 minutes and an additional \$30 benefit for initiating service to any person approved for individual FEMA housing assistance or determined by FEMA to be eligible for such individual housing assistance. *Id.*, ¶¶11-14.

³ If the emergency is located in various regions of the country in the future, rather than nationally, the Commission should make these emergency benefits available in any state or locality where an emergency has been declared.

⁴ Wireline Competition Bureau, Covid-19 Lifeline Order, WC Docket No. 11-42, DA 20-285 (rel. Mar. 17, 2020).

⁵ Increased data for devices offering hotspots where wired Internet is not available should also be considered.

⁶ Jonathan Sallet, *Broadband for America's Future: a Vision for the 2020s*, (Benton Institute for Broadband & Society), https://www.benton.org/sites/default/files/BBA_full_F5_10.30.pdf. The Commission should also consider supporting access to devices as it authorized support for handsets in the *Katrina USF Order* at ¶¶17, 22.

⁷ The *Katrina USF Order* used Section 10 forbearance to adopt a streamlined certification process in lieu of eligible telecommunications carriers (ETCs) designation so additional carriers could receive universal service support during the crisis. *Id.*, ¶19-21.

⁸ For example, program participants could demonstrate eligibility if they can document a layoff or an unemployment application, combined with a self-certification that it is connected to the COVID-19 crisis.

⁹The Communications Act's goal is to "make available, so far as possible, to all the people of the United States, without discrimination on the basis of race, color, religion, national origin, or sex, a rapid, efficient, Nation-wide, and world-wide wire and radio communication service with adequate facilities at reasonable charges, for the purpose of the national defense, for the purpose of promoting safety of life and property..." 47 U.S.C. §151; "Consumers in all regions of the Nation, including low-income consumers and those in rural, insular, and high cost areas, should have access to telecommunications and information services...." 47 U.S.C. §254(b)(3).