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| ***FCC - News from the Federal Communications Commission***  **Media Contact:**  Robin Colwell, (202) 418-2300  [Robin.Colwell@fcc.gov](mailto:Robin.Colwell@fcc.gov)  **For Immediate Release**  **STATEMENT OF COMMISSIONER MICHAEL O’RIELLY**  **ON H.R. 2593**  WASHINGTON, April 28, 2016. — Given my outspoken involvement in FCC process related issues, I want to commend Congressman Latta’s effort to bring the public into the loop on FCC decisions pushed to the staff level.  Notifying the American people of imminent staff decisions should be a basic priority.  And with a Commission intent on avoiding accountability by delegating more and more important decisions to staff, from last year’s wireless competition report to key policies on the incentive auction, Lifeline, and E-Rate, it is more important than ever to shed some additional light on this process.  Compared to the circulation time of items at the Commission level, during which the public has notice of the items as well as often descriptive materials, 48 hours is a very short time period, though the decisions can be just as consequential.  The Commission is able to bypass quite a bit of public input through the abuse of delegated authority – it should not be permitted to bypass public notice as well.  To be clear, nothing in the Latta bill will undermine the functionality of the Commission or the deliberative process, in fact it will enhance its efforts and should be a welcomed reform.  ***--***  ###  **Office of Commissioner Mike O’Rielly: (202) 418-2300**  **Twitter: @mikeofcc**  **www.fcc.gov/leadership/michael-orielly**  *This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC, 515 F.2d 385 (D.C. Cir. 1974).* |