106TH CONGRESS 1ST SESSION H.R. 1686

To ensure that the Internet remains open to fair competition, free from government regulation, and accessible to American consumers.

IN THE HOUSE OF REPRESENTATIVES

MAY 5, 1999

Mr. GOODLATTE (for himself and Mr. BOUCHER) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To ensure that the Internet remains open to fair competition, free from government regulation, and accessible to American consumers.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Internet Freedom5 Act".

TITLE I—ANTITRUST AND CRIMINAL PROVISIONS

3 SEC. 101. PROHIBITION ON ANTICOMPETITIVE BEHAVIOR 4 BY INCUMBENT LOCAL EXCHANGE CAR-

RIERS.

6 In any civil action based on a claim arising under section 1, 2, or 3 of the Sherman Act (15 U.S.C. 1, 2, 7 8 3), evidence that an incumbent local exchange carrier that 9 has market power in the broadband service provider mar-10 ket has willfully and knowingly failed to provide condi-11 tioned unbundled local loops when economically reasonable 12 and technically feasible under section 715(a) of the Communications Act of 1934, or restrains unreasonably the 13 14 ability of a carrier to compete in its provision of 15 broadband services over a local loop, shall be sufficient to establish a presumption of a violation of such section 1, 16 2, or 3 of the Sherman Act. 17

18 SEC. 102. PROHIBITION ON ANTICOMPETITIVE CONTRACTS

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BY BROADBAND ACCESS TRANSPORT PRO-VIDERS.

In any civil action based on a claim arising under section 1, 2, or 3 of the Sherman Act (15 U.S.C. 1, 2, 3), evidence that a broadband access transport provider that has market power in the broadband service provider market has offered access to a service provider on terms and conditions, other than terms justified by demonstrable
 cost differentials, that are less favorable than those offered
 by such operator to itself, to an affiliated service provider,
 or to another service provider, or restrains unreasonably
 the ability of a service provider from competing in its pro vision of broadband services, shall be sufficient to establish
 a presumption of a violation of such section.

8 SEC. 103. PROHIBITION ON ANTICOMPETITIVE OR DIS-9 CRIMINATORY BEHAVIOR BY BROADBAND 10 ACCESS TRANSPORT PROVIDERS.

11 It shall be unlawful for a broadband access transport 12 provider to engage in unfair methods of competition or 13 unfair or deceptive acts or practices, the purpose or effect of which is to discriminate in favor of a service provider 14 15 that is affiliated with a broadband access transport provider or to restrain unreasonably the ability of a service 16 provider that is not affiliated with a broadband access 17 transport provider from competing in its provision of any 18 of the services provided by a service provider as set forth 19 in section 105(3). 20

21 SEC. 104. PROTECTION FROM FRAUDULENT UNSOLICITED 22 E-MAIL.

23 Section 1030 of title 18, United States Code, is24 amended—

25 (1) in subsection (a)(5)—

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1	(A) by striking "or" at the end of subpara-
2	graph (B); and
3	(B) by inserting after subparagraph (C)
4	the following new subparagraphs:
5	"(D) intentionally and without authorization
6	initiates the transmission of a bulk unsolicited elec-
7	tronic mail message to a protected computer with
8	knowledge that such message falsifies an Internet
9	domain, header information, date or time stamp,
10	originating e-mail address or other identifier; or
11	"(E) intentionally sells or distributes any com-
12	puter program that—
13	"(i) is designed or produced primarily for
14	the purpose of concealing the source or routing
15	information of bulk unsolicited electronic mail
16	messages in a manner prohibited by subpara-
17	graph (D) of this paragraph;
18	"(ii) has only limited commercially signifi-
19	cant purpose or use other than to conceal such
20	source or routing information; or
21	"(iii) is marketed by the violator or an-
22	other person acting in concert with the violator
23	and with the violator's knowledge for use in
24	concealing the source or routing information of
25	such messages;

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1	(2) in subsection $(c)(2)(A)$ —
2	(A) by inserting "(i)" after "in the case of
3	an offense''; and
4	(B) by inserting after "an offense punish-
5	able under this subparagraph;" the following: ";
6	or (ii) under subsection $(a)(5)(D)$ or $(a)(5)(E)$
7	of this section which results in damage to a
8	protected computer";
9	(3) in subsection $(c)(2)$, by adding at the end
10	the following new subparagraph:
11	"(D) in the case of a violation of subsection
12	(a)(5)(D) or (E) , actual monetary loss and statutory
13	damages of \$15,000 per violation or an amount of
14	up to \$10 per message per violation whichever is
15	greater; and";
16	(4) in subsection (e)—
17	(A) by striking "and" at the end of para-
18	graph $(8);$
19	(B) by striking the period at the end of
20	paragraph (9); and
21	(C) by adding at the end the following new
22	paragraphs:
23	((10)) the term (initiates the transmission)
24	means, in the case of an electronic mail message, to
25	originate the electronic mail message, and excludes

the actions of any interactive computer service whose
 facilities or services are used by another person to
 transmit, relay, or otherwise handle such message;

4 "(11) the term 'Internet domain' means a spe-5 cific computer system (commonly referred to as a 6 'host') or collection of computer systems attached to 7 or able to be referenced from the Internet which are 8 assigned a specific reference point on the Internet 9 (commonly referred to as an 'Internet domain 10 name') and registered with an organization recog-11 nized by the Internet industry as a registrant of Internet domains; 12

13 "(12) the term 'unsolicited electronic mail mes-14 sage' means any substantially identical electronic 15 mail message other than electronic mail initiated by 16 any person to others with whom such person has a 17 prior relationship, including prior business relation-18 ship, or electronic mail sent by a source to recipients 19 where such recipients, or their designees, have at 20 any time affirmatively requested to receive commu-21 nications from that source; and

"(13) the term 'Internet' means all computer
and telecommunications facilities, including equipment and operating software, which comprise the
interconnected network of networks that employ the

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1	Transmission Control Protocol/Internet Protocol, or
2	any predecessor or successor protocols to such pro-
3	tocol, to communicate information of all kinds by
4	wire or radio.".
5	(5) in subsection (g), by inserting "and reason-
6	able attorneys' fees and other litigation costs reason-
7	ably incurred in connection with civil action" after
8	"injunctive relief or other equitable relief".
9	SEC. 105. DEFINITIONS.
10	For purposes of this title:
11	(1) BROADBAND.—The term "broadband" re-
12	fers to a transmission capability in excess of 200
13	kilobits per second in at least one direction.
14	(2) BROADBAND ACCESS TRANSPORT PRO-
15	VIDER.—The term "broadband access transport pro-
16	vider" means one who engages in the broadband
17	transmission of data between a user and his service
18	provider's point of interconnection with the
19	broadband access transport provider's facilities.
20	Such term shall also include a service provider who
21	provides to itself, over facilities owned by it or under
22	its control, the broadband transport of services be-
23	tween itself and its users.
24	(3) SERVICE PROVIDER.—The term "service

24 (3) SERVICE PROVIDER.—The term "service
25 provider" means a person who provides a service

that enables users to access content, information,

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2 electronic mail, or other services. The term may also 3 include access to proprietary content, information, 4 and other services as part of a package of services offered to consumers. 5 (4) INTERNET.—The term "Internet" means all 6 7 computer and telecommunications facilities, includ-8 ing equipment and operating software, which com-9 prise the interconnected network of networks that 10 employ the Transmission Control Protocol/Internet 11 Protocol, or any predecessor or successor protocols 12 to such protocol, to communicate information of all 13 kinds by wire or radio. 14 (5)BROADBAND SERVICE PROVIDER MAR-15 KET.—The term "broadband service provider market" includes the provision of broadband services 16 17 over a single broadband access transport provider's 18 facilities. TITLE II—ADDITIONAL 19 PROVISIONS 20 21 SEC. 201. ACCELERATED DEPLOYMENT OF BROADBAND 22 SERVICES. 23 Title VII of the Communications Act of 1934 is 24 amended by adding at the end thereof the following new section: 25

3 "(a) Broadband Services Plans.—

4 "(1) PLAN REQUIRED.—Within 180 days after 5 the effective date of this section, each local exchange 6 carrier shall submit to the State commission in each 7 State in which such carrier does business a plan to 8 provide broadband telecommunications service in all 9 local exchange areas in which such carrier has tele-10 phone exchange service customers as soon as such 11 broadband telecommunications service is economi-12 cally reasonably and technically feasible. The plan 13 shall include all terms and conditions, including pric-14 ing, under which the services shall be provided. The 15 test of economic reasonability and technical feasi-16 bility shall be made separately by the local exchange 17 carrier for each local exchange, and the plan shall be 18 considered certified 45 days after submission unless 19 the State commission rejects the plan within such 45 20 days. Upon rejection of a plan, successive plans shall 21 be submitted until approval is obtained. The plan 22 shall be implemented within 180 days of the certifi-23 cation of the plan in each local exchange in which 24 the provision of the service is both economically rea-25 sonable and technically feasible. Upon certification 26 of its plan, the carrier shall be obligated by terms •HR 1686 IH

1 of the plan (including any modifications that it re-2 quests that are thereafter certified) but shall otherwise provide such services free of Federal and State 3 4 price, rate, rate of return, and profit regulation. 5 Upon a determination by the State commission that 6 a local exchange is served by another provider of 7 broadband telecommunications services. or anv 8 broadband Internet access transport provider, or 9 upon a determination by such State commission that 10 the local exchange carrier makes broadband tele-11 communications services available to 70 percent of 12 the access lines in an exchange, a local exchange 13 carrier shall no longer be obligated by the terms of 14 any such plan in such local exchange.

15 "(2) STATE MODIFICATIONS PROHIBITED.—Ex16 cept upon request of the carrier, the State commis17 sion shall have no authority to modify any plan sub18 mitted pursuant to paragraph (1).

"(3) NO COMMISSION AUTHORITY.—The Commission shall have no authority with respect to the terms of any plan and shall have no authority with respect to the approval or rejection of any such plan.
"(b) SUPERSESSION OF OTHER REQUIREMENTS.—
An incumbent local exchange carrier's provision of broadband local telecommunications services shall not be

subject to the requirements of sections 251(c)(3) and
 251(c)(4) of the Act in any State in which that carrier
 certifies to the State commission that—

4 "(1) in central offices in which it provides local
5 loops that are conditioned for broadband services, it
6 provides such loops to other carriers at least as
7 quickly as it provides them for its own customers;

8 "(2) in central offices in which it does not cur-9 rently provide local loops that are conditioned for 10 broadband services, but in which such service is eco-11 nomically reasonable and technically feasible, it will 12 provide such loops within 120 days of a request for 13 such conditioning from another carrier; and

14 "(3) conditioned loops are provided upon such 15 prices and other terms and conditions as the parties 16 shall agree, or in any event of disagreements, as are 17 determined through commercial arbitration, in which 18 the commercial arbitrator shall establish the price 19 based upon the cost of the loops and the costs for 20 such conditioning that have been incurred by the 21 local exchange carrier plus a reasonable profit.".

22 SEC. 202. ACCELERATED DEPLOYMENT OF INTERNET 23 BACKBONE.

(a) INTERLATA INTERNET SERVICES.—Paragraph
(21) of section 3 of the Communications Act of 1934 (47)

U.S.C. 153(21), relating to the definition of interLATA 1 2 service, is amended by inserting before the period the following: ", except that such term shall not include services 3 4 that consist of or include the transmission of any data or 5 information, including any writing, signs, signals, pictures, or sounds related to the transmission of such data or in-6 7 formation, by means of the Internet or any other network 8 that employs Internet Protocol-based or other packet-9 switched technology".

10 (b) VOICE INTERLATA INTERNET SERVICES.—Neither a Bell operating company, nor any affiliate of a Bell 11 12 operating company, may provide, by means of the Internet 13 or any other network that employs Internet Protocol-based or other packet-switched technology, two-way voice-only 14 15 interLATA telecommunications services originating in any of its in-region States until such time as the Federal Com-16 munications Commission approves the application of such 17 18 company for such State pursuant to section 271(d) of the 19 Communications Act of 1934. The terms in this sub-20 section shall have the same respective meanings given such 21 terms in sections 3 and 271 of such Act.

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