#### 107TH CONGRESS 1ST SESSION

# H. R. 1542

To deregulate the Internet and high speed data services, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

April 24, 2001

Mr. Tauzin (for himself, Mr. Dingell, Mr. Goodlatte, Mr. Boucher, Mr. ENGLISH, Mr. FROST, Mr. SMITH of Washington, Mr. Lucas of Kentucky, Mr. Whitfield, Mr. Murtha, Mr. Collins, Mr. Blagojevich, Mr. Fossella, Mr. Dicks, Mr. Gillmor, Mr. Barton of Texas, Mr. KIND, Mr. GREENWOOD, Mr. MEEKS of New York, Mr. CAMP, Mr. BALDACCI, Mr. RAHALL, Mr. HOLDEN, Mrs. McCarthy of New York, Mr. Brady of Pennsylvania, Mr. Simpson, Mr. Boyd, Mrs. Northup, Mr. Engel, Mr. Sandlin, Mr. Everett, Mr. Boehner, Mr. Rey-NOLDS, Mr. WELDON of Pennsylvania, Mr. Sessions, Mr. Bonior, Mr. MALONEY of Connecticut, Mr. BUYER, Mr. CUNNINGHAM, Mr. McCrery, Mr. Bishop, Mr. Lampson, Mr. Vitter, Mr. Bass, Mr. Ackerman, Mr. BLUNT, Mr. McHugh, Mr. Ryan of Wisconsin, Mr. Quinn, Mr. Baca, Mr. Gonzalez, Mr. Baker, Mr. Walsh, Mr. Green of Texas, Mr. Wexler, Mr. Oxley, Mr. Radanovich, Mr. Diaz-Balart, Mr. Cooksey, Mr. Clement, Mr. Larsen of Washington, Mr. Schrock, Mr. Petri, Mr. Watkins, Ms. Ros-Lehtinen, Mr. Hilliard, Mr. OTTER, Mr. SHADEGG, Mr. BRYANT, Mr. PLATTS, Mr. PUTNAM, Mr. CUMMINGS, Mr. RODRIGUEZ, Mr. CONDIT, Mr. BURR of North Carolina, and Mr. WYNN) introduced the following bill; which was referred to the Committee on Energy and Commerce

## A BILL

To deregulate the Internet and high speed data services, and for other purposes.

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.** This Act may be cited as the "Internet Freedom and 4 Broadband Deployment Act of 2001". SEC. 2. FINDINGS AND PURPOSE. 6 7 (a) FINDINGS.—Congress finds the following: 8 (1) Internet access services are inherently inter-9 state and international in nature, and should there-10 fore not be subject to regulation by the States. 11 (2) The imposition of regulations by the Fed-12 eral Communications Commission and the States 13 has impeded the rapid delivery of high speed Inter-14 net access services to the public, thereby reducing 15 consumer choice and welfare. 16 (3) The Telecommunications Act of 1996 rep-17 resented a careful balance between the need to open 18 up local telecommunications markets to competition 19 and the need to increase competition in the provision 20 of interLATA voice telecommunications services. 21 (4) In enacting the prohibition on Bell oper-22 ating company provision of interLATA services, 23 Congress recognized that certain telecommunications 24 services have characteristics that render them in-

compatible with the prohibition on Bell operating

- company provision of interLATA services, and exempted such services from the interLATA prohibition.
  - (5) High speed data services and Internet access services constitute unique markets that are likewise incompatible with the prohibition on Bell operating company provision of interLATA services.
    - (6) Since the enactment of the Telecommunications Act of 1996, the Federal Communications Commission has construed the prohibition on Bell operating company provision of interLATA services in a manner that has impeded the development of advanced telecommunications services, thereby limiting consumer choice and welfare.
      - (7) Internet users should have choice among competing Internet service providers.
- 17 (8) Internet service providers should have the 18 right to interconnect with high speed data networks 19 in order to provide service to Internet users.
- 20 (b) Purposes.—It is therefore the purpose of this 21 Act to provide market incentives for the rapid delivery of 22 advanced telecommunications services—
- 23 (1) by deregulating high speed data services 24 and Internet access services;

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1	(2) by clarifying that the prohibition on Bell op-
2	erating company provision of interLATA services
3	does not extend to the provision of high speed data
4	services and Internet access services;
5	(3) by ensuring that consumers can choose
6	among competing Internet service providers; and
7	(4) by ensuring that Internet service providers
8	can interconnect with competitive high speed data
9	networks in order to provide Internet access service
10	to the public.
11	SEC. 3. DEFINITIONS
12	(a) Amendments.—Section 3 of the Communica-
13	tions Act of 1934 (47 U.S.C. 153) is amended—
14	(1) by redesignating paragraph (20) as para-
15	graph (21);
16	(2) by redesignating paragraphs (21) through
17	(52) as paragraphs (24) through (54), respectively;
18	(3) by inserting after paragraph (19) the fol-
19	lowing new paragraph:
20	"(20) High speed data service.—The term
21	'high speed data service' means any service that con-
22	sists of or includes the offering of a capability to
23	transmit, using a packet-switched or successor tech-

nology, information at a rate that is generally not

- less than 384 kilobits per second in at least one direction.";
  - (4) by inserting after paragraph (22) the following new paragraphs:
  - "(23) Internet.—The term 'Internet' means collectively the myriad of computer and telecommunications facilities, including equipment and operating software, which comprise the interconnected world-wide network of networks that employ the Transmission Control Protocol/Internet
    Protocol, or any predecessor or successor protocols to such protocol, to communicate information of all kinds by wire or radio.
  - "(24) Internet access service' means (A) a service that combines computer processing, information storage, protocol conversion, and routing with transmission to enable users to access Internet content and services, and (B) the transmission of such service, but does not include the portion of such transmission from the user to the provider of such service."

### 22 (b) Conforming Amendments.—

- (1) Section 230(f) of the Communications Act of 1934 (47 U.S.C. 230(f)) is amended—
- 25 (A) by striking paragraph (1); and

1 (B) redesignating paragraphs by (2)2 through (4) as paragraphs (1) through (3), re-3 spectively. 4 (2) Section 223(h)(2) of such Act (47 U.S.C. 5 223(h)(2)) is amended by striking "230(f)(2)" and 6 inserting "230(f)(1)". 7 SEC. 4. LIMITATION ON AUTHORITY TO REGULATE HIGH 8 SPEED DATA SERVICES. 9 (a) IN GENERAL.—Part I of title II of the Commu-10 nications Act of 1934 (47 U.S.C. 201 et seq.) is amended by adding at the end the following new section: 11 12 "SEC. 232. PROVISION OF HIGH SPEED DATA SERVICES. 13 "(a) Freedom From Regulation.—Except to the 14 extent that high speed data service and Internet access 15 service are expressly referred to in this Act, neither the Commission, nor any State, shall have authority to regu-16 late the rates, charges, terms, or conditions for, or entry into the provision of, any high speed data service or Internet access service, or to regulate the facilities used in the 19 provision of either such service. 21 "(b) Savings Provision.—Nothing in this section 22 shall be construed to limit or affect the authority of any 23 State to regulate voice telephone exchange services, nor

affect the rights of cable franchise authorities to establish

requirements that are otherwise consistent with this Act.

1	"(c) Continued Enforcement of ESP Exemp-
2	TION, UNIVERSAL SERVICE RULES PERMITTED.—Noth-
3	ing in this section shall affect the ability of the Commis-
4	sion to retain or modify—
5	"(1) the exemption from interstate access
6	charges for enhanced service providers under Part
7	69 of the Commission's Rules; or
8	"(2) rules issued pursuant to section 254.".
9	(b) Conforming Amendment.—Section 251 of the
10	Communications Act of 1934 (47 U.S.C. 251) is amended
11	by adding at the end thereof the following new subsection:
12	"(j) Exemption.—
13	"(1) In general.—Notwithstanding the provi-
14	sions of subsections (c) and (d), the Commission
15	shall not require an incumbent local exchange car-
16	rier to—
17	"(A) provide unbundled access to any net-
18	work elements used in the provision of any high
19	speed data service, other than those network
20	elements described in section 51.319 of the
21	Commission's regulations (47 C.F.R. 51.319),
22	as in effect on January 1, 1999; or
23	"(B) offer for resale at wholesale rates any
24	high speed data service.

- 1 "(2) Authority to reduce elements sub-2 JECT TO REQUIREMENT.—Paragraph (1)(A) shall not prohibit the Commission from modifying the reg-3 ulation referred to in that paragraph to reduce the 5 of network elements subject 6 unbundling requirement, or to forbear from enforc-7 ing any portion of that regulation in accordance with 8 the Commission's authority under section 706 of the 9 Telecommunications Act of 1996, notwithstanding 10 any limitation on that authority in section 10 of this 11 Act.".
- 12 SEC. 5. INTERNET CONSUMERS FREEDOM OF CHOICE.
- Part I of title II of the Communications Act of 1934,
- 14 as amended by section 4, is amended by adding at the
- 15 end the following new section:
- 16 "SEC. 233. INTERNET CONSUMERS FREEDOM OF CHOICE.
- 17 "(a) Purpose.—It is the purpose of this section to
- 18 ensure that Internet users have freedom of choice of Inter-
- 19 net service provider.
- 20 "(b) Obligations of Incumbent Local Ex-
- 21 CHANGE CARRIERS.—Each incumbent local exchange car-
- 22 rier has the duty to provide—
- 23 "(1) Internet users with the ability to subscribe
- 24 to and have access to any Internet service provider

1	that	interconnects	with	such	carrier's	high	speed
2	data	service;					

- "(2) any Internet service provider with the right to acquire the facilities and services necessary to interconnect with such carrier's high speed data service for the provision of Internet access service; and
- "(3) any Internet service provider with the ability to collocate equipment in accordance with the provisions of section 251, to the extent necessary to achieve the objectives of paragraphs (1) and (2) of this subsection.
- 13 "(c) Definitions.—As used in this section—
- 14 "(1) Internet service provider.—The term 15 'Internet service provider' means any provider of 16 Internet access service.
- "(2) Incumbent local exchange carrier'
  RIER.—The term 'incumbent local exchange carrier'
  has the same meaning as provided in section
  20 251(h)."

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1	SEC. 6. INCIDENTAL INTERLATA PROVISION OF HIGH
2	SPEED DATA AND INTERNET ACCESS SERV-
3	ICES.
4	(a) Incidental InterLATA Service
5	Premitted.—Section 271(g) of the Communications Act
6	of 1934 (47 U.S.C. 271(g)) is amended—
7	(1) by striking "or" at the end of paragraph
8	(5);
9	(2) by striking the period at the end of para-
10	graph (6) and inserting "; or"; and
11	(3) by adding at the end thereof the following
12	new paragraph:
13	"(7) of high speed data service or Internet ac-
14	cess service.".
15	(b) Prohibition on Marketing Voice Serv-
16	ICES.—Section 271 of such Act is amended by adding at
17	the end thereof the following new subsection:
18	"(k) Prohibition on Marketing Voice Tele-
19	PHONE SERVICES.—Until the date on which a Bell oper-
20	ating company is authorized to offer interLATA services
21	originating in an in-region State in accordance with the
22	provisions of this section, such Bell operating company of-
23	fering any high speed data service or Internet access serv-
24	ice pursuant to the provisions of paragraph (7) of sub-
25	section (g) may not, in such in-region State market, bill,
26	or collect for interLATA voice telecommunications service

1	obtained by means of the high speed data service or Inter-
2	net access service provided by such company.".
3	(c) Conforming Amendments.—
4	(1) Section 272(a)(2)(B)(i) of such Act is
5	amended to read as follows:
6	"(i) incidental interLATA services de-
7	scribed in paragraphs (1), (2), (3), (5),
8	(6), and (7) of section 271(g).".
9	(2) Section 272(a)(2)(C) of such Act is re-
10	pealed.

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