

As Verizon is quick to point out that the TA96 as well as the TRO needs to be clarified, would the FCC please clarify where the TA96 states anything about "intermodal competition" as the definition for competition?

When the ILECs lobbied for the TA96, the main focus was to gain access to the LD market while opening its networks to local competition. Internet was discussed many times. Why are the ILECs allowed to stymie competition on the local front now that they have LD relief? ILECs will pursue a Broadband deployment agenda regardless of FCC rulings simply because ILECs are still recovering from the mistakes on DSL.

After Sunset rules, LD relief, unmoderated bundling, and the latest court proceedings, how much more deregulation does the industry need?

In fact, it looks like the ILECs are asking for the dissolution of the FCC.