

7521224893.txt

The FCC has no idea how the internet works. Even if you have companies pay for faster service, the rate at which THE CONSUMER can view any given digital video content is directly proportionate to the download speed from their local service provider, which is often restricted by the fact that the telecomm companies will do ANYTHING to avoid updating their out of date lines in many areas of the countries unless they can guarantee passing the cost onto the consumer.

The more I read these sections the clearer it is becoming that this entire document is written for the singular purpose of handing over ALL bands and frequencies of airtime, analog and digital, to the two major telecomm companies (companies who were allowed to become monopolies in spite of the intra-state, inter-state, and AT&T rulings of the past, all of which to my knowledge are still in effect but are simply not being enforced).

The FCC is supposed to be in the business of regulation that keeps corporations from monopolizing and creating a restricted access environment to consumers. This entire document is the absolute opposite. The Department of Justice should be intervening to stop this completely based on dozens of intra-state and inter-state laws already on the books as well as the DOJ Microsoft case results. What the FCC is doing with this document is illegal, immoral, and is not regulation but pure profiteering. The FCC should be ASHAMED at the level of corruption and lack of ability to regulate the telecommunications industry. The Internet is supposed to be the electronic equal to a Public Library - anyone and everyone has access equally and neutrally. To favor one provider over another, and to introduce fees, is a direct violation of existing intra-state and inter-state commerce laws as well as the DOJ results in the case against Microsoft regarding Internet Explorer vs Netscape. You are preventing competition and competitive consumer pricing, you are ENABLING the creation of monopoly (which if you remember you broke AT&T into 'baby bells' to create competitive regional phone markets DECADES ago), and you are restricting access to information of the poorest of citizens and through public agencies such as county libraries, colleges, etc. with this document. The Supreme Court and the Department of Justice should be putting a halt to this based on dozens of laws that have been in existence for DECADES. Has Verizon and others 'bought' them too? You must denounce and discard this entire document immediately. The Internet and access to it needs to remain neutral, and the market needs to go back to being competitive rather than a monopoly. That is what government regulation is supposed to do - protect the citizens against corporate profiteering. If the FCC does not understand this, as an agency it should either be shut down or shaken up by the Department of Justice.