

Towards an Economic Framework for Network Neutrality Regulation

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TOWARDS AN ECONOMIC FRAMEWORK FOR NETWORK NEUTRALITY REGULATION

DR.-ING. BARBARA VAN SCHEWICK, ASS. IUR.*

Network neutrality rules forbid network operators from excluding or discriminating against third-party applications. This analysis shows that calls for network neutrality regulation are justified: absent network neutrality regulation, network providers will likely discriminate against or exclude independent producers of applications, content, or portals from their networks. This threat reduces the amount of innovation in applications, content and portals at significant costs to society. While network neutrality rules remove this threat, they are not without costs. Due to the potentially enormous benefits of application-level innovation for economic growth, however, increasing the amount of application-level innovation through network neutrality regulation is more important than the costs associated with it. This paper also highlights important limitations of the “one monopoly rent” argument, demonstrating previously unidentified exceptions that may be quite common in the Internet context, showing how exclusion may be a profitable strategy even if the excluding actor does not manage to drive its competitors from the complementary market, and proving that competition in the primary market may be insufficient to remove the ability and incentive to engage in exclusionary conduct.

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INTRODUCTION

Over the past years, the merits of network neutrality regulation have become a hot topic in telecommunications policy debates. Repeatedly, proponents of network neutrality regulation have asked the Federal Communications Commission to impose rules on the operators of broadband access networks that forbid network operators to discriminate against third-party applications, content or portals (“independent applications”) and to exclude them from their network.¹ Congress is currently considering proposals to introduce network neutrality legislation;² the House of Representatives and the Senate held hearings on the subject.³

1. See, e.g., *Ex parte* Submission of Tim Wu and Lawrence Lessig to the *Declaratory Ruling & Notice of Proposed Rulemaking* in Inquiry Concerning High-Speed Access to the Internet, CS Dkt. No. 02-52 (Aug. 22, 2003), available at http://gulfoss2.fcc.gov/prod/ecfs/retrieve.cgi?native_or_pdf=pdf&id_document=6514683885 [hereinafter Wu & Lessig, *Ex parte*]; Comments of the High Tech Broadband Coalition, to the *Declaratory Ruling & Notice of Proposed Rulemaking* in Inquiry Concerning High-Speed Access to the Internet, CS Dkt. No. 02-52 (June 17, 2002), available at http://gulfoss2.fcc.gov/prod/ecfs/retrieve.cgi?native_or_pdf=pdf&id_document=6513198353; *Ex parte* Submission of the Coalition of Broadband Users and Innovators to the *Declaratory Ruling & Notice of Proposed Rulemaking* in Inquiry Concerning High-Speed Access to the Internet, CS Dkt. No. 02-52 (July 17, 2003), available at http://gulfoss2.fcc.gov/prod/ecfs/retrieve.cgi?native_or_pdf=pdf&id_document=6514286197. For proponents of nondiscrimination rules in the scientific arena, see, for example, LAWRENCE LESSIG, *THE FUTURE OF IDEAS* 248-49 (2001) [hereinafter LESSIG, *FUTURE OF IDEAS*]; Philip J. Weiser, *Toward a Next Generation Regulatory Strategy*, 35 *LOY. U. CHI. L.J.* 41 (2003); Wu & Lessig, *Ex parte, supra*; Tim Wu, *Network Neutrality and Broadband Discrimination*, 2 *J. ON TELECOMM. & HIGH TECH. L.* 141 (2003) [hereinafter Wu, *Network Neutrality*]; Tim Wu, *The Broadband Debate: A User's Guide*, 3 *J. ON TELECOMM. & HIGH TECH. L.* 69 (2004) [hereinafter Wu, *Broadband Debate*]; Brett M. Frischmann & Barbara van Schewick, *Yoo's Frame and What it Ignores: Network Neutrality and the Economics of an Information Superhighway*, 47 *JURIMETRICS* (forthcoming 2007); Bill D. Herman, *Opening Bottlenecks: On Behalf of Mandated Network Neutrality*, 59 *FED. COMM. L. J.* (forthcoming 2007), available at <http://ssrn.com/abstract=902071>; Robert D. Atkinson & Philip J. Weiser, *A Third Way on Network Neutrality*, *THE NEW ATLANTIS*, Summer 2006, at 47, available at <http://www.thenewatlantis.com/archive/13/atkinsonweiser.htm> (last visited November 23, 2006); Susan P. Crawford, *Network Rules*, *LAW & CONTEMP. PROBS.* (forthcoming 2007), available at <http://ssrn.com/abstract=885583>.

2. For an overview of the different proposals and their history, see Declan McCullagh, *Republicans Defeat Net Neutrality Proposal*, *CNET NEWS.COM*, Apr. 5, 2006, http://news.com.com/2100-1028_3-6058223.html. For an overview of government actions and statements of officials concerning network neutrality, see John Windhausen, *Public Knowledge, Good Fences Make Bad Broadband. A Public Knowledge White Paper*, <http://static.publicknowledge.org/pdf/pk-net-neutrality-whitep-20060206.pdf> (Feb. 6, 2006) [hereinafter *Public Knowledge White Paper*], at 13-16.

3. *Net Neutrality: Hearing Before the S. Comm. on Commerce, Science, and Transportation*, 109th Cong. (2006), available at http://frwebgate.access.gpo.gov/cgi-bin/getdoc.cgi?dbname=109_senate_hearings&docid=f:30115.pdf [hereinafter *Senate Hearing*]; *Internet Protocol and Broadband Services Legislation: Hearing Before the Subcomm. on Telecommunications and the Internet of the H. Comm. on Energy and Commerce*, 109th Cong. (2005), http://frwebgate.access.gpo.gov/cgi-bin/getdoc.cgi?dbname=109_house_hearings&docid=f:26998.pdf.

Network neutrality proposals are based on the concern that in the absence of such regulation, network operators may discriminate against independent applications and that this behavior may reduce innovation by providers of these products to the detriment of society.

Opponents of regulation deny the need for network neutrality regulation.⁴ They argue that regulation is not necessary because network operators do not have an incentive to discriminate against independent applications anyway,⁵ or, alternatively,⁶ that regulation is harmful because it would reduce network operators' incentive to upgrade their networks in the future.⁷

This paper aims at assessing the economic merits of network neutrality regulation. To this aim, the paper applies insights from game theory, industrial organization, antitrust, evolutionary economics and management strategy to analyze network operators' incentives to discriminate, the impact of potential discriminatory behavior on innovation and social welfare, and the costs of regulation. By focusing on the economic merits of network neutrality, the paper complements theoretical approaches that base calls for network neutrality regulation on non-

4. See, e.g., Ex Parte Submission of the National Cable & Telecommunications Association to the *Declaratory Ruling & Notice of Proposed Rulemaking* in Inquiry Concerning High-Speed Access to the Internet, CS Dkt. No. 02-52 (Sept. 8, 2003), http://gullfoss2.fcc.gov/prod/ecfs/retrieve.cgi?native_or_pdf=pdf&id_document=6514882243. For opponents of nondiscrimination rules in the scientific arena, see, for example, Bruce M. Owen & Gregory L. Rosston, *Local Broadband Access: Non Nocere or Primum Processi? A Property Rights Approach* (Stanford Law Sch., John M. Olin Program in Law and Econ., Working Paper No. 263, 2003); Christopher S. Yoo, *Beyond Network Neutrality*, 19 HARV. J.L. & TECH. 1 (2005) [hereinafter Yoo, *Beyond Network Neutrality*]; Christopher S. Yoo, *Network Neutrality and the Economics of Congestion*, 94 GEO. L.J. 1847 (2006) [hereinafter Yoo, *Economics of Congestion*]; Christopher S. Yoo, *Would Mandating Broadband Network Neutrality Help or Hurt Competition? A Comment on the End-to-End Debate*, 3 J. ON TELECOMM. & HIGH TECH. L. 23 (2004) [hereinafter Yoo, *Mandating Network Neutrality*]; J. Gregory Sidak, *A Consumer-Welfare Approach to Network Neutrality Regulation of the Internet*, 2 J. OF COMPETITION L. & ECON. 349 (2006), available at <http://jcle.oxfordjournals.org/cgi/reprint/2/3/349.pdf>.

5. There are two representative examples of this view in the context of the debate over open access to broadband networks. See James B. Speta, *Handicapping the Race for the Last Mile?: A Critique of Open Access Rules for Broadband Platforms*, 17 YALE J. ON REG. 39 (2000) [hereinafter Speta, *Handicapping*]; James B. Speta, *The Vertical Dimension of Cable Open Access*, 71 U. COLO. L. REV. 975 (2000) [hereinafter Speta, *Vertical Dimension*]. On the open access debate, see *infra* note 31.

6. Both arguments are mutually exclusive. If network owners do not have an incentive to discriminate against independent applications anyway, the imposition of a network neutrality regime that prevents such discrimination will not reduce their profits. If it does not reduce their profits, however, it cannot reduce their incentives to invest in upgrades of their network infrastructure in the future.

7. For a representative example of this view, see Adam D. Thierer, "Net Neutrality" *Digital Discrimination or Regulatory Gamesmanship in Cyberspace?* (Cato Inst., Policy Analysis No. 507, 2004).

economic rationales.⁸

Throughout this paper, the term “network neutrality rules” refers to non-discrimination rules that forbid operators of broadband networks to discriminate against third-party applications, content or portals (“independent applications”) and to exclude them from their network. This terminology captures the common rationale behind the various network neutrality proposals before Congress and the FCC – to design rules that prevent network operators and ISPs from using their power over the transmission technology to negatively affect competition in complementary markets for applications, content and portals.⁹ By contrast, network neutrality opponents sometimes use a much broader definition of network neutrality that includes mandating interconnection, non-discrimination, rate regulation and the adoption of standardized protocol interfaces such as TCP/IP.¹⁰ While providing a convenient straw man for

8. E.g., Brett M. Frischmann, *An Economic Theory of Infrastructure and Commons Management*, 89 MINN. L. REV. 917 (2005); Crawford, *supra* note 1. For a critical evaluation of such approaches, see Yoo, *Beyond Network Neutrality*, *supra* note 4, at 53-57.

9. For an overview of the various proposals, see McCullagh, *supra* note 2, and *Public Knowledge White Paper*, *supra* note 2, at 3-7, 26-27. In addition to the non-discrimination rules discussed in the text, network neutrality proposals often include the right of consumers to attach communication equipment of their choice to the network. See *Public Knowledge White Paper*, *supra* note 2, at 3-7, 26-27. Network neutrality regulation is not intended to prevent vertical integration between network providers and application providers (i.e., network providers are allowed to offer applications as well). See Wu, *Broadband Debate*, *supra* note 1, at 89.

While calls for network neutrality rules share a common rationale, they differ with respect to how these rules should be implemented. For example, in some proposals, the non-discrimination rules take the form of user rights (to access and use the content and applications of their choice), in others the respective rights are vested in the providers of complimentary products (to offer the application and content of their choice). See, e.g., *Public Knowledge White Paper*, *supra* note 2, at 3-7, 26-27. Proposals differ with respect to the exceptions to the non-discrimination rule they include, (i.e., with respect to the cases in which a deviation from the principle of network neutrality is justified). *Id.* at 27. For example, whether and, if yes, what form of price discrimination should be forbidden under network neutrality regulation, is still an open question. Compare Wu, *Network Neutrality*, *supra* note 1, at 151-54 (arguing against price discrimination, if it is based on discrimination between applications), and JONATHAN E. NUECHTERLEIN & PHILIP J. WEISER, *DIGITAL CROSSROADS 177* (2005); see also *Senate Hearing*, *supra* note 3 (testimony of Prof. Lawrence Lessig), available at <http://commerce.senate.gov/pdf/lessig-020706.pdf> (arguing against “access tiering,” i.e. “any policy by network owners to condition content or service providers’ right to provide content or service to the network upon the payment of some fee [. . . which is] independent of basic Internet access fee,” *id.* at 2 note 2, but supporting “customer tiering,” i.e. price discrimination, as long as it is not based on discrimination among content or application providers); but see Sidak, *supra* note 4, at 83-99 (arguing in favor of allowing access tiering). For specific implementation proposals from the scientific literature, refer to Wu, *Broadband Debate*, *supra* note 1, appendix A; Weiser, *supra* note 1, at 74-84; Atkinson & Weiser, *supra* note 1, at 55.

10. E.g. Yoo, *Beyond Network Neutrality*, *supra* note 4, at 3, 8, 27, 32. As most of Yoo’s arguments about the negative impact of network neutrality are based on the negative impact of measures such as the adoption of standardized interfaces that are not part of the network neutrality regime discussed in this paper, his analysis does not carry over to the case of “pure” non-discrimination rules discussed here. See also discussion *infra* notes 192, 198. For a

attack, this definition goes far beyond what network neutrality proponents want to achieve: the measures included in the broad definition constitute heavy forms of regulation; by contrast, the non-discrimination rules in network neutrality proposals have been explicitly designed to provide a light form of behavioral regulation that narrowly targets the behavior identified as problematic and is far less intrusive than other forms of regulation such as structural separation or open access regulation.¹¹

The analysis proceeds in three steps. Part II explores whether network providers have an incentive to discriminate against applications.¹² This question has not been examined in detail in the existing literature.¹³ If, however, network providers do not have such an incentive, there is no need for regulation.¹⁴

Whether exclusionary conduct in complementary markets is a profitable strategy has been hotly debated over the years. Today, most scholars agree that a monopolist in a primary market does not generally have an incentive to exclude its competitors from a secondary, complementary

critical appraisal of Yoo's work on network neutrality, see Frischmann & van Schewick, *supra* note 1; Herman, *supra* note 1.

11. See, e.g., Weiser, *supra* note 1, at 48, 74, 78-80; Wu, *Network Neutrality*, *supra* note 1, at 145-49. By contrast, Yoo derives its definition from statements of network neutrality proponents with respect to Internet policy in general, not to network neutrality in particular, Yoo, *Beyond Network Neutrality*, *supra* note 4, at 3.

12. See *infra* Part II.

13. For a similar assessment with respect to network neutrality proponents, see Weiser, *supra* note 1, at 74-75. For an example of the treatment of the question by a network neutrality proponent, see Wu, *Broadband Debate*, *supra* note 1, Part II.B. For an example of the treatment of the question by a network neutrality opponent, see Yoo, *Beyond Network Neutrality*, *supra* note 4, Part II. (arguing that network neutrality proponents' focus on safeguarding competition in the markets for application and content is misplaced without examining whether there is indeed a threat of discrimination) and at 60-61 (arguing that competition in the broadband market "should remain sufficiently robust to ameliorate concerns of anticompetitive effects" without covering specific motivations for discrimination); Yoo, *Economics of Congestion*, *supra* note 4 (manuscript at 49-50). While Farrell and discuss exceptions to the "one monopoly rent" argument in detail, their analysis is not specifically targeted at the economic relationships relevant in the network neutrality context. Joseph Farrell & Philip J. Weiser, *Modularity, Vertical Integration, and Open Access Policies: Towards a Convergence of Antitrust and Regulation in the Internet Age*, 17 HARV. J.L. & TECH. 85, 114 (2003). Similarly, while participants in the open access debate have explored the incentives of network providers to exclude independent ISPs from their network, their analysis focuses on the competitive relationships between the operators of physical networks on the one hand and unaffiliated ISPs that may also offer applications, content or portals on the other hand. E.g., Speta, *Handicapping*, *supra* note 5; Speta, *Vertical Dimension*, *supra* note 5 (both denying an incentive to exclude); Daniel L. Rubinfeld & Hal J. Singer, *Vertical Foreclosure in Broadband Access?*, 49 J. INDUS. ECON. 299 (identifying an incentive to exclude). By contrast, network neutrality rules focus on the competitive relationships between the operators of physical networks and/or ISPs on the one hand and unaffiliated providers of complementary applications, content and portals on the other hand. Thus, the open access literature is not directly applicable to the network neutrality debate.

14. For a qualification of this assessment, see *infra* notes 27-28 and accompanying text.

market – the well known “one monopoly rent” argument.¹⁵ There are known exceptions to this rule, but these rarely apply. As a result, when analyzing allegations of exclusionary conduct in a complementary market, most scholars intuitively assume there will not be a problem, in particular if the excluding actor faces competition in the primary market.

The results of the analysis challenge this intuition in several ways:

First, Part II identifies exceptions to the “one monopoly rent” argument that have not been previously thought of, but are quite common in the Internet context.¹⁶

Second, the paper shows that some of the known exceptions do indeed apply in the Internet context.¹⁷

Third, researchers commonly assume that discrimination against a complementary product will only be profitable, if the primary good monopolist manages to monopolize the market for the application in question. The paper shows that this assumption is not necessarily correct. A network operator may have an incentive to discriminate against an application even if the operator does not manage to drive all independent applications from the corresponding market.¹⁸ As a result, researchers commonly underestimate the potential for discriminatory behavior by network providers.

Finally, in line with conventional thinking on the profitability of exclusionary conduct, participants in the debate usually share the view that competition in the market for Internet services may be able to mitigate the problem. Two policy proposals, the proposals for facilities-based competition and for open access, are based on this view. The results of Part II contradict this view. The analysis highlights a variety of circumstances under which a network operator may have the ability and incentive to discriminate against independent applications in spite of competition in the market for Internet services.¹⁹

Thus, Part II highlights important limitations of the “one monopoly rent” argument in the Internet context that may be relevant beyond the network neutrality debate. In the network neutrality context, it shows that in the absence of network neutrality regulation, there is a real threat of discriminatory behavior that is more severe than is commonly assumed.

Part III analyzes the impact of this threat on innovation in the markets for applications, content and portals (“application-level innovation”).²⁰ It shows that the threat of discrimination reduces the amount of

15. *See infra* Part II.B.1.

16. *See infra* Part II.B.2.

17. *See infra* Part II.B.3.

18. *See infra* Part II.B.4.

19. *See infra* Part II.C.

20. *See infra* Part III.

application-level innovation by independent producers of complementary products.²¹ While discrimination increases network providers' incentives to engage in application-level innovation, this increase cannot offset the reduction in innovation by independent producers.²² Thus, the threat of discrimination reduces the amount of application-level innovation.

Part IV explores the social benefits and costs of network neutrality regulation.²³ It shows that the increase in application-level innovation resulting from network neutrality rules is socially beneficial.²⁴ On the cost side, network neutrality rules reduce network providers' incentives to innovate at the network level and to deploy network infrastructure.²⁵ While regulatory intervention has its own costs, these are not covered in detail. When deciding whether to introduce network neutrality regulation, regulators must trade-off the benefits against the costs. The analysis shows that in the context of the Internet, the benefits of network neutrality regulation are more important than the costs.²⁶

I. THREAT OF DISCRIMINATION

Calls for network neutrality regulation are based on the assumption that network providers have an incentive to discriminate against unaffiliated providers of complementary products. If network providers do not have such an incentive, there is no need for regulation. In this case, regulation may still serve an educational function and protect customers and providers of independent content, portals and applications from discriminatory or exclusionary conduct by "incompetent incumbents"²⁷ that fail to recognize that discrimination is not in their best economic interest.²⁸ Compared to a threat of discrimination due to a real incentive to discriminate, this constitutes a considerably weaker basis for regulatory intervention.

Network technology gives network providers the ability to discriminate against applications running over their networks or to exclude them from the network. The following part explores, whether network providers have an incentive to actually use this discriminatory power.²⁹ The analysis is based on a stylized model (Section A). As the answer may dif-

21. See *infra* Part III.A.

22. See *infra* Part III.B.

23. See *infra* Part IV.

24. See *infra* Part IV.A.

25. See *infra* Part IV.B.

26. See *infra* Part IV.C.

27. Farrell & Weiser, *supra* note 13, at 114.

28. *Id.* at 114-17; Wu, *Network Neutrality*, *supra* note 1, at 154-56.

29. There have been various instances of discrimination by network providers in practice, both in the United States and internationally. See generally *Public Knowledge White Paper*, *supra* note 2, at 16-23.

fer depending on the market structure in the market for Internet services, the analysis proceeds in two steps: In the first step, the network provider is a local monopolist (Section B). In the second step, the network provider competes with at least one other network provider (Section C).

The analysis shows that discrimination is much more likely than is commonly assumed.

A. Stylized Model

Network neutrality rules seek to protect competition in complementary products such as Internet applications, content and portals from anti-competitive behavior by network operators or ISPs. To reflect this goal, the analysis focuses on the competitive interactions between “the network” and “applications.”³⁰ Economically, “the network” comprises two distinct layers of economic activity: the operation of physical networks and the provision of Internet access and transport services over these networks. In real life, these activities may or may not be provided by different economic actors with differing economic interests. The resulting competitive interactions between network operators and Internet service providers have featured prominently in the debate over “open access” for independent Internet service providers to broadband cable networks in the United States.³¹ To focus on the specific impact of network neutrality

30. In the context of the four layer model of the Internet Architecture used by the Internet Engineering Task Force, “the network” consists of the network layer and the Internet layer, while the application domain consists of the transport layer and the application layer. See, e.g., LARRY L. PETERSON & BRUCE S. DAVIE, *COMPUTER NETWORKS: A SYSTEMS APPROACH* 27-30 (3d ed. 2003).

31. The open access debate focuses on the question whether the owners of cable networks should be required to allow independent Internet service providers to provide Internet access services over their cable networks. Several scholars advocate open access regulation. See *Ex parte* Submission of Mark A. Lemley & Lawrence Lessig, to the *Public Notice*, in Application for Consent to the Transfer of Control of License Licenses from MediaOne Group, Inc. to AT&T Corp., at 1, CS Dkt. No. 99-251 (November 10, 1999), http://gullfoss2.fcc.gov/prod/ecfs/retrieve.cgi?native_or_pdf=pdf&id_document=6010050443 [hereinafter Lemley & Lessig, *Ex parte*]; Mark A. Lemley & Lawrence Lessig, *The End of End-to-End: Preserving the Architecture of the Internet in the Broadband Era*, 48 *UCLA L. REV.* 925 (2001); LESSIG, *FUTURE OF IDEAS*, *supra* note 1, at 147-67, 246-49; Francois Bar et al., *Access and Innovation Policy for the Third-Generation Internet*, 24 *TELECOMM. POL'Y* 489 (2000); Jim Chen, *The Authority to Regulate Broadband Internet Access over Cable*, 16 *BERKELEY TECH. L.J.* 677 (2001); Mark N. Cooper, *Open Access to the Broadband Internet: Technical and Economic Discrimination in Closed, Proprietary Networks*, 71 *U. COLO. L. REV.* 1011 (2000); Jerry A. Hausman et al., *Cable Modems and DSL: Broadband Internet Access for Residential Customers*, 91 *AM. ECON. REV.* 302 (2001) [hereinafter Hausman et al., *Cable Modems*]; Jerry A. Hausman et al., *Residential Demand for Broadband Telecommunications and Consumer Access to Unaffiliated Internet Content Providers*, 18 *YALE J. ON REG.* 129 (2001) [hereinafter Hausman et al., *Residential Demand*]; William P. Rogerson, *The Regulation of Broadband Telecommunications, the Principle of Regulating Narrowly Defined Input Bottlenecks, and Incentives for Investment and Innovation*, 2000 *U. CHI. LEGAL F.* 119; Daniel L. Rubinfeld & Hal J. Singer, *Open Access to Broadband Networks: A Case Study of the*

rules, the following analysis abstracts from these issues and treats these players as a single economic entity called the “network provider.”

The analysis will be based on the following stylized model: for a given physical network, Internet access and transport services and the operation of the network infrastructure are provided by the same economic entity, the “network provider.” The corresponding service will be called “Internet service.” The network is assumed to provide the same general functionality as the Internet in that it enables computers attached to distinct physical, but interconnected networks to communicate. Contrary to the original Internet,³² but similar to networks today, the network is application-aware and can control the execution of applications running over its network. Today, technology is available that enables network operators and ISPs to distinguish between the different applications using the network and to control their execution.³³ For example, network

AOL/Time Warner Merger, 16 BERKELEY TECH. L.J. 631 (2001); Rubinfeld & Singer, *supra* note 13. Several experts also oppose open access regulation. See John E. Lopatka & William H. Page, *Internet Regulation and Consumer Welfare: Innovation, Speculation, and Cable Bundling*, 52 HASTINGS L.J. 891 (2001); Glen O. Robinson, *On Refusing to Deal With Rivals*, 87 CORNELL L. REV. 1177 (2002); Speta, *Handicapping*, *supra* note 5; Speta, *Vertical Dimension*, *supra* note 5; Glenn A. Woroch, *Open Access Rules and the Broadband Race*, 2002 L. REV. M.S.U.-D.C.L. 719 (2002); Christopher S. Yoo, *Vertical Integration and Media Regulation in the New Economy*, 19 YALE J. ON REG. 171 (2002).

32. In the original Internet, the network was application-blind, (i.e., it was unable to distinguish between the applications running over the network). Consequently, network operators were unable to affect the execution of specific applications, shielding independent application developers from strategic behavior by network operators.

The application-blindness was the result of following the broad version of the end-to-end arguments during the design of the Internet, Barbara van Schewick, *Architecture and Innovation: The Role of the End-to-End Arguments in the Original Internet 101-03* (Ph.D. dissertation, Technical University Berlin 2005, MIT Press forthcoming 2008). This design principle requires that the lower layers of the network be as general as possible, while all application-specific functionality is concentrated at higher layers at end hosts. (There are two versions of the end-to-end arguments: a narrow version, which was first identified, named and described in a seminal paper by Saltzer, Clark and Reed in 1981. Jerome H. Saltzer et al., *End-to-End Arguments in System Design*, 1981 2ND INT’L CONF. ON DISTRIBUTED COMPUTING SYS. 509 (a revised version of paper was later published as Jerome H. Saltzer et al., *End-to-End Arguments in System Design*, 2 ACM TRANSACTIONS ON COMPUTER SYS.S 277 (1984)). A broad version was the focus of later papers by other authors. See, e.g., David P. Reed et al., *Commentaries on “Active Networking and End-to-End Arguments”*, 12 IEEE NETWORK 69, 69 (1998); Marjory S. Blumenthal & David D. Clark, *Rethinking the Design of the Internet: The End-to-End Arguments vs. the Brave New World*, 1 ACM TRANSACTIONS ON INTERNET TECH. 70, 71 (2001). While both versions have shaped the original architecture of the Internet, only the broad version is responsible for the application-blindness of the network.) For a detailed analysis of the two versions and their relationship to the architecture of the Internet, see van Schewick, *supra*, at 87-129.

33. See, e.g., Cisco Systems, Inc., *Network-Based Application Recognition and Distributed Network-Based Application Recognition*, http://www.cisco.com/en/US/products/ps6350/products_configuration_guide_chapter09186a0080455985.html (last visited Sept. 30, 2006). This technology violates the broad version of the end-to-end arguments, but as the end-to-end arguments are just a design principle, there is

providers can slow down selected applications or content, speed them up or exclude them from the network completely.

In the analysis of Section B, the network provider is a local monopolist.³⁴ The size of its footprint relative to the size of the nationwide network may differ. In the extreme case, the network provider owns the nationwide network and has a nationwide monopoly in the provision of Internet services.

In Section C, the network provider competes with at least one other network provider.

The network provider also offers products in the market for applications, content or portals.³⁵ These products may be offered in two different ways:

In the first case, the complementary product is offered to consumers nationwide. Thus, if the size of the provider's footprint is smaller than the nationwide network, the product in question is not only offered to customers of its Internet services, but also to consumers living outside its footprint. A product that is offered this way will be called an affiliated product.

Alternatively, the network provider may only offer the product to customers of its Internet service. If the size of the provider's footprint is smaller than the nationwide network, consumers outside its footprint will not be able to use or buy the product. This kind of product will be referred to as proprietary product.

For a particular product, the two ways of offering the product are mutually exclusive.

This division reflects the way in which network providers' comple-

nothing that forces technology to comply with it. See van Schewick, *supra* note 32, at 101-03.

34. See Applications for Consent to the Transfer of Control of Licenses and Section 214 Authorizations by Time Warner Inc. and America Online, Inc., Transferors, to AOL Time Warner Inc., Transferee, *Memorandum Opinion & Order*, 16 FCC Rcd. 6,547, ¶ 74 (2001) [hereinafter *AOL Memorandum Opinion & Order*] ("The relevant geographic markets for residential high-speed Internet access services are local. That is, a consumer's choices are limited to those companies that offer high-speed Internet access services in his or her area, and the only way to obtain different choices is to move. While high-speed ISPs other than cable operators may offer service over different local areas (e.g., DSL or wireless), or may offer service over much wider areas, even nationally (e.g., satellite), a consumer's choices are dictated by what is offered in his or her locality.") See also Hausman et al., *Residential Demand*, *supra* note 31, at 135 ("From a consumer's perspective, the relevant geographic market is local because one can purchase broadband Internet access only from a local residence. Stated another way, a hypothetical monopoly supplier of broadband Internet access in a given geographic market could exercise market power without controlling the provision of broadband access in neighboring geographic markets").

35. Thus, the analysis assumes that the network provider is vertically integrated into the provision of at least some applications. Vertical integration, however, is not the only case to which the analysis applies. A similar analysis applies to other forms of close vertical relationships between the network provider and a provider of complementary products such as partial integration, partial equity investments, long-term contracts, or other forms of close affiliation.

mentary products are offered in today's Internet market. For example, AOL offers MapQuest, AOL Moviefone or its instant messenger to anybody using the Internet.³⁶ Similarly, AOL's portal is available both bundled with Internet service and separately.³⁷ By contrast, T-Online, the dominant German Internet provider, offers its portal only bundled with its Internet service.

The subsequent analysis does not further examine the choice of product provisioning, but takes the result as given.

B. Network Provider is Monopolist in the Market for Internet Services

Economic theory predicts that a network operator that has a monopoly in the market for Internet services does not generally have an incentive to discriminate against independent applications (Section 1). There are known exceptions to this rule, but there is considerable debate over whether these apply in the Internet context. The following analysis shows that the threat of discrimination is more severe than is commonly assumed. First, there are more exceptions than have been previously identified (Section 2). Second, some of the known exceptions may be more relevant in the Internet context than is commonly assumed (Section 3). Third, discrimination may be a profitable strategy, even if the network provider does not manage to drive independent applications from the market (Section 4).

1. No General Incentive to Discriminate

According to the "one monopoly rent" theory, a monopolist has no incentive to monopolize a complementary product market, if the complementary product is used in fixed proportions³⁸ with the monopoly good and is competitively supplied.³⁹

36. Time Warner, Inc., *Time Warner Businesses: AOL*, Aug. 2, 2006, <http://www.timewarner.com/corp/businesses/detail/aol/index.html>.

37. Alan Breznick, *AOL Shifts Broadband Strategy*, CABLE DATACOM NEWS, Jan. 1, 2003, <http://www.cabledatcomnews.com/jan03/jan03-3.html>.

38. If the two goods are used in variable proportions, the monopolist may have an incentive to monopolize the complementary market, as this creates greater flexibility in its relative pricing of both components. Through appropriate pricing, the monopolist may be able to extract more surplus from consumers. If it needs a monopoly over both products to price discriminate in this fashion, monopolizing the second market will increase its profits. See, e.g., Janusz A. Ordover et al., *Nonprice Anticompetitive Behavior by Dominant Firms toward the Producers of Complementary Products*, in ANTITRUST AND REGULATION: ESSAYS IN MEMORY OF JOHN J. MCGOWAN 119 (Franklin M. Fisher ed., 1985).

39. See, e.g., ROBERT H. BORK, *THE ANTITRUST PARADOX; A POLICY AT WAR WITH ITSELF* 372-75 (Free Press 1993) (1978); RICHARD A. POSNER, *ANTITRUST LAW* 198-99 (2d ed. 2001).

In this case, there is only one final product, and, therefore, only one monopoly profit available in the market for the final product. The monopolist can extract the complete monopoly profit through its pricing of the monopoly good, and does not gain additional profits by monopolizing the complementary good.

This line of reasoning suggests that the monopolist need not monopolize the secondary market to extract the entire monopoly rent and therefore has no incentive to drive rivals from that market.

Moreover, economists note that the monopolist may benefit from the presence of independent producers in the complementary product market, implying that the monopolist will welcome, not exclude independent producers of complementary products. This argument has been labeled “internalizing complementary efficiencies (ICE).”⁴⁰

If the presence of independent producers of complementary products generates additional surplus, the monopolist may be able to capture some of that surplus through its pricing of the primary good. In this case, the monopolist will earn greater profits when its rivals are in the market than when they are not. In this case, the monopolist does not wish to steal sales in the secondary market, but takes its profits by charging a higher price for the primary good.⁴¹

Whether the presence of independent producers generates additional surplus, depends on the structure of consumer preferences and on factors such as the intensity of competition in the complementary market or the degree of differentiation in the complementary market.⁴²

40. Farrell & Weiser, *supra* note 13, at 89.

41. See, e.g., Michael D. Whinston, *Tying, Foreclosure, and Exclusion*, 80 AM. ECON. REV. 837, 840, 850-52 (1990); Joseph Farrell & Michael L. Katz, *Innovation, Rent Extraction, and Integration in Systems Markets*, 48 J. INDUS. ECON. 413 (2000); Farrell & Weiser, *supra* note 13, at 103.

42. As the intensity of competition increases, prices are driven down to marginal costs. Due to the complementarity between both products, the monopolist benefits from lower prices in the complementary market. The lower prices in the complementary market, the higher demand (if demand is responsive to price) or consumer surplus (if demand is inelastic), and, consequently, the higher the profits that can be extracted in the primary market. *Id.*

Given the complementarity between both markets and appropriate consumer preferences, an increase in the quality or variety of complementary goods will increase consumers' valuation of the primary good. For example, consumer surplus rises, if a rival enters with a differentiated complementary product and some consumers prefer that product, e.g., Whinston, *supra* note 41, at 850-52; Dennis W. Carlton & Michael Waldman, *The Strategic Use of Tying to Preserve and Create Market Power in Evolving Industries* 11 (George J. Stigler Ctr. for the Study of the Econ. and the State, Graduate Sch. of Bus., Univ. of Chicago, Working Paper No. 145, 2000), available at <http://gsbwww.uchicago.edu/research/cses/WorkingPapersPDF's/145.pdf>. The value consumers derive from greater variety may well differ depending on the type of complementary product. For example, consumers may value the fifth teleconferencing application less than the fifth multiplayer online game.

In general, two goods are complements if a decrease in the price of one increases the de-

While the “one monopoly rent” theory argues that exclusionary conduct in the complementary market will not increase the monopolist’s profits, the “internalizing complementary efficiencies” theory suggests that such conduct may even reduce its profits.

Recent research shows that this line of reasoning is incomplete: Contrary to the assumptions of the “one monopoly rent” argument, there are cases in which the monopolist profits from monopolizing the complementary market. In these cases, the monopolist may profit from the presence of independent producers in the complementary market, but the loss of these profits may be more than offset by the gains associated with discriminating in the complementary market. In other words, although the monopolist may profit from the presence of independent producers in the complementary market, it may profit even more by excluding them from the market. In this case, the monopolist will engage in exclusionary conduct, if the associated profits are larger than the associated costs.⁴³

2. New Exceptions

The following section highlights three exceptions that have not been previously considered. In the first exception, the complementary product is a source of outside revenues that the monopolist cannot extract in the primary market. In the second exception, which is a variant of the first, only the monopolist’s complementary product is a source of outside revenue which is lost when rival producers of the product make the sales. This exception is particularly relevant in the Voice over IP (VoIP) context. In the third exception, the exclusionary conduct in the complementary market preserves a legally acquired monopoly in the complementary market.

The following analysis sets out the theories underlying these exceptions, highlights the conditions under which they apply and shows that these conditions may well be met in the Internet context.

2.1. Complementary Product Source of Outside Revenue

a) Theory

A monopolist in the primary market may be unable to extract the maximum possible profit through its sales of the primary good, if some of the revenue in the complementary market comes from outside

mand for the other. HAL R. VARIAN, INTERMEDIATE MICROECONOMICS; A MODERN APPROACH 112 (5th ed. 1999).

43. See, e.g., Whinston, *supra* note 41, at 850-52, 855.

sources.⁴⁴

In conventional markets, firms typically derive their revenue from sales of products or from fees for the provision of services. Firms also have the option of following the example of the media: they offer value to their customers, but at least partly charge third parties such as advertisers. In other words, a part of their revenue stems from selling access to their customers to interested third parties. In the extreme case, consumers get a firm's product or service for free, while all of the firm's revenue comes from outside sources.

If firms in the complementary market derive some of their revenue from outside sources, a monopolist in the primary market may be unable to earn the maximum possible profit unless it monopolizes the complementary market as well. To see this, consider the following example: suppose that firms in the complementary market offer their product or service for free and make all their revenue from selling access to their customers to third parties.

Usually, the monopolist can use a variety of tactics to extract or "squeeze" revenue from its rivals: A common set of tactics forces rival producers of the complementary good to lower the quality-adjusted price of their product.⁴⁵ This increases the consumer surplus available for extraction in the primary market. In the example, the price of complementary products already equals zero; thus, these tactics are not feasible.

In another tactic, the monopolist threatens to exclude a rival from the complementary market, unless the rival pays an access charge.⁴⁶ To be able to apply this tactic, the monopolist must have the power to exclude its rivals, for example due to intellectual property rights or because rivals' access to the primary good requires the monopolist's cooperation. While this mechanism enables the monopolist to extract its rivals' outside revenue, the monopolist may still earn less than if it excludes its rivals, monopolizes the complementary product market and captures all outside revenue directly: first, by monopolizing the complementary market, the monopolist gains a monopoly in the market for access to the users of its primary good. As a result, it will be able to charge higher prices (per customer) for access to its customers than competing producers of complementary products.⁴⁷ Second, due to its relationship with consum-

44. This theory is new and has not been covered by the existing literature.

45. For an overview of such tactics, see, e.g., Farrell & Katz, *supra* note 41, at 414-15.

46. *See, e.g., id.* at 422.

47. Ultimately, this will harm consumers, as firms will pass on at least some of the increased costs to their customers. For example, higher advertising fees will ultimately lead to higher prices for the goods that are advertised. *See* Rubinfeld & Singer, *supra* note 13, at 316; Jeffrey K. MacKie-Mason, An AOL/Time Warner Merger Will Harm Competition in Internet Online Services 23 (October 17, 2000) (Report submitted to the U.S. Federal Trade Commission), <http://www-personal.umich.edu/~jmm/papers/aol-tw00-public.pdf>.

ers in the primary market, the monopolist may have information about its consumers that enables it to charge higher prices to third parties.⁴⁸ Third, even if the per customer prices charged to third parties stay the same, the monopolist's profits will be lower in the presence of rivals due to the costs of negotiating and administering the access fees.

Thus, the monopolist will have an incentive to exclude its rivals from the complementary market, if the gains from directly capturing the outside revenue more than offset the reduction in profits that results from the reduction in complementary goods variety.

b) Application to the Internet

In the market for Internet content, portals and applications, firms often derive at least some of their revenue from outside sources by selling access to their customers to advertisers or online merchants.⁴⁹

In the hypothetical network that is the focus of this analysis, the monopolist can extract at least some of its rivals' outside revenue: the network enables the monopolist to exclude applications from the network. Thus, the monopolist can condition the "access" of rivals' products and services on the payment of an access fee that captures some or all of its rivals' outside revenue. That this is not a mere theoretical possibility shows the practice of cable network owners in the United States. Unaffiliated Internet service providers who want to offer their service over a cable network have to pay a fixed fee per customer. In addition, the cable network owner receives a portion of the outside revenue that the Internet service provider earns on that customer.⁵⁰

While the monopolist is able to capture some or all of its rivals' outside revenue by threatening exclusion, its outside revenue will be higher if it excludes its rivals and collects the outside revenue directly.

First, selling access to one large group of customers as a whole may yield substantially more revenue than selling access to subgroups of that group separately. This is obvious, if the monopolist network provider manages to monopolize the market in which access to its Internet service customers is sold.⁵¹

Second, through its billing relationship with customers of its Inter-

48. See, e.g., CARL SHAPIRO & HAL R. VARIAN, INFORMATION RULES: A STRATEGIC GUIDE TO THE NETWORK ECONOMY 34-35 (1999).

49. ALLAN AFUAH & CHRISTOPHER L. TUCCI, INTERNET BUSINESS MODELS AND STRATEGIES; TEXT AND CASES 56 (2001); SHAPIRO & VARIAN, *supra* note 48, at 162-63.

50. See Seth Schiesel, *New Economy: A New Model for AOL May Influence Cable's Future*, N.Y. TIMES, Aug. 26, 2002, at C1 (discussing a contract between AOL and AT&T Comcast).

51. See, e.g., Rubinfeld & Singer, *supra* note 13, at 316; MacKie-Mason, *supra* note 47, at 23. This remains true even if the monopolist does not manage to drive its rivals from the market completely. See the analysis *infra* Part II.B.4.2.

net service, the network owner has data on customer demographics that enables it to charge higher advertising fees or commissions for online sales than many of its rivals in the market for Internet content, portals and applications.⁵²

Finally, due to the potentially large number of complementary products, negotiating and administering the access charges for unaffiliated content, applications and portals may be prohibitively expensive. In any event, these transaction costs will further decrease the monopolist's profits in the presence of rivals.

Thus, if firms in the market for a particular type of application, content or portal derive some of their revenue from outside sources, a monopolist in Internet services may have an incentive to monopolize that market in order to capture all outside revenue available in that market directly.

2.2. Monopolist's Complementary Product Source of Outside Revenue

a) Theory

In the scenario outlined above, only the network provider, not its rivals in the complementary market can realize higher outside revenues. As a result, letting rivals make the sales and extracting the outside revenue from them is less profitable than making the sales directly.

The following exception is a variant of this line of reasoning. The network provider's offering is a source of outside revenue; the rivals' offering does not provide this revenue. Thus, this revenue is lost if rivals make the sales. As a result, the network provider has an incentive to make as many sales as possible directly.

b) Application to the Internet⁵³

Consider a local phone company that offers broadband Internet services over its network. Independent companies such as Vonage or Skype offer Voice over IP (VoIP) services to customers of this network provider. As the costs of long-distance calls using VoIP are usually considerably lower than the costs of long-distance calls using the conventional telephone service, those of the network provider's customers using VoIP will place less long-distance calls using the network provider's legacy

52. Even if those rivals require consumers to register before using their product or service, they have no way to verify the information, unless they require payment; in this case, they can verify the information as part of the billing process. See SHAPIRO & VARIAN, *supra* note 48, at 34-35; MacKie-Mason, *supra* note 47, at 11.

53. Thanks to Robert Pepper for highlighting this example.

telephone service.

To the network provider, conventional long-distance services are a source of outside revenue that is not similarly available to the providers of VoIP services. In the US, local phone companies are paid so-called access charges by long-distance providers for every long-distance call they originate or terminate. As access charges were traditionally intended to implicitly cross-subsidize local telephone service, regulators have mostly set these access charges significantly above the costs of originating or terminating long-distance calls. Thus, for many local phone companies, access charges are an important source of revenue.⁵⁴

Independent VoIP providers threaten the source of this revenue: The more of the network provider's telephone customers place their long-distance calls using VoIP, the less access charges the network provider will receive. If independent VoIP providers are excluded from the network and the network provider does not offer VoIP itself,⁵⁵ customers are forced to make their long-distance calls using the conventional telephone service. Thus, exclusion in the VoIP market serves to preserve the network provider's current profits.⁵⁶

It is not surprising that the first publicly documented incident of VoIP blocking involved a rural telephone company.⁵⁷ For rural phone companies, access charges constitute a substantial portion of their revenue. Thus, they have a particularly high incentive to protect this revenue.

54. See NUCHESTERLEIN & WEISER, *supra* note 9, at 195, 204, 294.

55. The access charge is lost if the call is placed using VoIP, regardless of whether VoIP is provided by the network provider or by an independent provider. Thus, the network provider has an incentive not to have VoIP used on its network at all.

56. In the example discussed in the text, the existence of the outside revenue is the result of regulation that requires long-distance providers to pay above-cost access charges to local phone companies. Whether local phone companies that are local monopolists in the market for Internet services (this assumption holds throughout Section II.B) would also have an incentive to block VoIP in the absence of such regulation, is more difficult to determine.

57. In February 2005, Vonage, a US VoIP provider, complained to the Federal Communications Commission that its Internet telephony application was being blocked by Madison River Communications, a rural, local telephone company based in North Carolina. After a short investigation, Madison River and the FCC entered into a consent decree in March 2005. Madison River agreed to voluntarily pay \$15,000 as well as to stop blocking VoIP applications; the FCC terminated the investigation. See Madison River Communications, LLC and Affiliated Companies, *Order*, 20 FCC Rcd. 4,295 (2005); Ben Charny, *Vonage Says Broadband Provider Blocks Its Calls*, CNET News.com, http://news.com.com/2100-7352_3-5576234.html (last modified Feb 14, 2005); Declan McCullagh, *Telco Agrees to Stop Blocking VoIP Calls*, CNET News.com, http://news.com.com/2100-7352_3-5598633.html (last modified Mar 3, 2005); Madison River Communications, *Who We Are*, at http://www.madisonriver.net/about_us/who_we_are.php (last visited Nov 21, 2006).

2.3. Monopoly Preservation in the Complementary Market

a) Theory

The monopolist may also use its monopoly over the primary good to protect a monopoly in the complementary market against dynamic competition. In this case, the exclusionary conduct in the complementary market preserves the monopoly in that market.⁵⁸

For this theory to apply, the following conditions must be met:⁵⁹

First, the monopolized product is not essential for all uses of the complementary good (i.e., there are uses of the complementary good that do not require the primary good). Second, the monopolist can prevent its rivals from selling their version of the complementary good to users of the primary good. Third, the complementary market is subject to economies of scale or network effects. Fourth, the monopolist also has a monopoly in the complementary market.

While the first condition explains why the monopolist will want to maintain its monopoly in the complementary market in spite of its monopoly in the primary market, the second and third condition provide the mechanism that enables the monopolist to protect its monopoly in the complementary market.

The first condition provides the motivation for preserving a monopoly in the complementary market in spite of the monopoly in the primary market: The existence of uses of the complementary good that do not require the primary good deprives the monopolist of its ability to extract all profits through sales of the primary good.

To see this, consider the following example: suppose there is some use of the complementary good that does not require the primary good. As a result, the complementary market consists of two parts: a “systems market” for uses in which the primary good is essential, and a “stand-alone market” for uses that do not require the primary good; consumers in the systems market desire the primary and the complementary good,

58. This theory has not been used as an exception to the “one monopoly rent” argument before. It generalizes from an argument that was used by the Federal Communications Commission in the AOL/ Time Warner merger proceeding with regard to instant messaging. *AOL Memorandum Opinion & Order*, *supra* note 34, at 6603-29, ¶¶ 128-200; Gerald Faulhaber, *Network Effects and Merger Analysis: Instant Messaging and the AOL-Time Warner Case*, 26 TELECOMM. POL’Y 311 (2002). See *infra* Part II.B.2.3.b).

59. The structure of the model and the underlying reasoning are parallel to the “primary good not essential” case outlined *infra* Part II.B.3.1. Whinston, *supra* note 41, at 854-55. However, in the “primary good not essential” case, the monopolist takes advantage of economies of scale and network effects in the complementary market to extend its monopoly to the complementary market by excluding its rivals from the systems part of the market. In the case under consideration here, the monopolist uses the same mechanism to protect a legally acquired monopoly in the complementary market against emerging competition.

whereas consumers in the stand-alone market desire only the complementary good.

Suppose there are rival producers of the complementary good. The monopolist can extract all monopoly profits in the systems market through its pricing of the primary good. As consumers in the stand-alone market do not buy the primary good, however, the monopolist does not derive any profit from its rivals' sales in that market. Moreover, the presence of rivals constrains its ability to price its version of the complementary good in the stand-alone market.

Thus, the monopolist cannot earn monopoly profits in the stand-alone market, unless it has a monopoly in that market. Consequently, keeping competitors out of the complementary market is a prerequisite for preserving current profits.

The second and third condition provide the mechanism that enables the monopolist to preserve the monopoly in the complementary market: In the presence of economies of scale or network effects, the monopolist may be able to drive potential rivals from the complementary market by excluding them from the systems part of the market.

When the second condition is met, the monopolist can deprive rival producers of complementary products of any sales in the systems part of the market.

This behavior does not exclude rivals from the stand-alone market. Given economies of scale⁶⁰ in the complementary market, the remaining sales to customers in the stand-alone market may not suffice to reach an economically efficient scale. Thus, being excluded from the systems part of the market, rivals may be forced to exit the stand-alone market as well.

Similarly, in the presence of network effects⁶¹ in the complementary

60. Economies of scale exist, if an increase in output causes long run average total costs to decrease. In other words, the more output is produced, the lower the cost per unit. *E.g.*, ROBERT E. HALL & MARC LIEBERMAN, *ECONOMICS; PRINCIPLES AND APPLICATIONS* 177-78 (2d ed. 2001). For example, economies of scale exist, if fixed costs are large relative to marginal costs. In this case, an increase in output allows the firm to spread the fixed costs of production over greater amounts of output, lowering the costs of unit per output.

61. Network effects exist if the utility an individual customer derives from the consumption of a good depends upon, and increases with, the number of other customers who consume products that are compatible with that good. *See, e.g.*, the definition by Michael L. Katz & Carl Shapiro, *Network Externalities, Competition, and Compatibility*, 75 AM. ECON. REV. 424, 424 (1985) [hereinafter Katz & Shapiro, *Network Externalities*]. Network effects are covered by a large body of literature. *See, e.g.*, Jeffrey Rohlfs, *A Theory of Interdependent Demand for a Communications Service*, 5 BELL J. ECON. & MGMT. SCI. 16 (1974); Paul A. David, *Clio and the Economics of QWERTY*, 75 AM. ECON. REV. 332 (1985); Joseph Farrell & Garth Saloner, *Standardization, Compatibility, and Innovation*, 16 RAND J. ECON. 70 (1985); Katz & Shapiro, *Network Externalities*, *supra*; Michael L. Katz & Carl Shapiro, *Technology Adoption in the Presence of Network Externalities*, 94 J. POL. ECON. 822 (1986); Carmen Matutes & Pierre Regibeau, "Mix and Match": *Product Compatibility without Network External-*

market, exclusion from the systems part of the market may suffice to drive competitors from the market or into a niche existence. In markets with network effects, the incumbent's large installed base makes it difficult for new entrants to dislodge the incumbent. Exclusion from the customers in the systems part of the market makes it even more difficult for new entrants to reach the critical mass of customers necessary to start the positive feedback required to succeed with their product.

Thus, the exclusion of rivals from the systems part of the market enables the monopolist to protect a legally acquired monopoly in the complementary market against emerging competition.

Such a scenario may be particularly relevant, if the complementary market belongs to an R&D intensive industry subject to dynamic or "Schumpeterian" competition.⁶² Due to the presence of intellectual property rights, economies of scale or network effects, R&D intensive industries are prone to short run exercise of market power. In other words, competition in these markets often results in a single firm dominating the market. Thus, firms in these industries typically compete "for the market," not "within the market." While firms with market power (the winners of the competition) are an inherent feature of such industries, their dominance may be temporary, as rapid technological change and drastic

ities, 19 RAND J. ECON. 221 (1988); Brian W. Arthur, *Competing Technologies, Increasing Returns, and Lock-In by Historical Events*, 99 ECON. J. 116 (1989); Jeffrey Church & Neil Gandal, *Network Effects, Software Provision, and Standardization*, 40 J. INDUS. ECON. 85 (1992); Nicholas Economides & Steven C. Salop, *Competition and Integration among Complements, and Network Market Structure*, 40 J. INDUS. ECON. 105 (1992); Joseph Farrell & Garth Saloner, *Converters, Compatibility, and the Control of Interfaces*, 40 J. INDUS. ECON. 9 (1992); Michael L. Katz & Carl Shapiro, *Product Introduction with Network Externalities*, 40 J. INDUS. ECON. 55 (1992); Stanley M. Besen & Joseph Farrell, *Choosing How to Compete: Strategies and Tactics in Standardization*, 8 J. ECON. PERSP. 117 (1994); Michael L. Katz & Carl Shapiro, *Systems Competition and Network Effects*, 8 J. ECON. PERSP. 93 (1994) [hereinafter Katz & Shapiro, *Systems Competition*]; Nicholas Economides, *The Economics of Networks*, 14 INT'L J. INDUS. ORG. 673 (1996); see also SHAPIRO & VARIAN, *supra* note 48, chapters 7-9 (analyzing network effects in the context of information goods); Joseph Farrell & Paul Klemperer, *Coordination and Lock-In: Competition with Switching Costs and Network Effects*, in 3 HANDBOOK OF INDUSTRIAL ORGANIZATION (forthcoming) (providing a recent survey), available at <http://ssrn.com/abstract=917785>; Mark A. Lemley & David McGowan, *Legal Implications of Network Economic Effects*, 86 CAL. L. REV. 479 (1998) (analyzing the legal implications of network economic effects). For some critical voices, see STAN J. LIEBOWITZ & STEPHEN E. MARGOLIS, *WINNERS, LOSERS & MICROSOFT. COMPETITION AND ANTITRUST IN HIGH TECHNOLOGY* (rev. ed. 2001); William J. Kolasky, *Network Effects: A Contrarian View*, 7 GEO. MASON L. REV. 577 (1999).

62. On dynamic or "Schumpeterian" competition, see JOSEPH A. SCHUMPETER, *CAPITALISM, SOCIALISM AND DEMOCRACY*, 81-86 (Harper Perennial 1975); see also Dennis W. Carlton & Robert H. Gertner, *Intellectual Property, Antitrust and Strategic Behavior* 19-22 (Nat'l Bureau of Econ. Research, Working Paper No. 8976, 2002); David S. Evans & Richard L. Schmalensee, *Some Economic Aspects of Antitrust Analysis in Dynamically Competitive Industries* (Nat'l Bureau of Econ. Research, Working Paper No. 8268, 2001); Howard A. Shelanski & Gregory J. Sidak, *Antitrust Divestiture in Network Industries*, 68 U. CHI. L. REV. 1, 10-15 (2001).

innovations may cause demand for their product to collapse: for example, rivals may come up with a vastly superior product or develop a new product that makes the incumbent's product obsolete. Thus, incumbents in these industries are primarily constrained by dynamic competition - by the innovation of other firms seeking to replace the existing firm with market power. To avoid being dislodged by rivals, incumbents are forced to innovate themselves.

In the scenario described above, a monopolist could use its market power in the primary market to preserve the legally obtained market power in the complementary market, distorting the dynamic competition for future market power. Instead of innovating to prevent being dislodged by competitors, the monopolist could simply exclude its rivals from the systems part of the complementary market, preventing them from reaching the scale or network size necessary to displace the incumbent.

b) Application to the Internet

The conditions underlying this model may well be present in the Internet context.

First, a specific provider's Internet service may be non-essential for using applications or accessing content. Consider the market for residential broadband Internet access in the United States.⁶³ Depending on local conditions, the owner of a cable network that provides broadband Internet access through its affiliated broadband Internet access provider may well be a local monopolist.⁶⁴ While this monopolist offers broadband Internet access only in the area covered by its network, it may offer content or applications to Internet users nationwide. In this case, the area covered by its network constitutes the "systems market," while customers outside its footprint make up the "stand-alone market."

Such a situation is not uncommon. For example, where it has been able to strike a deal with cable network owners, AOL offers its portal bundled with broadband Internet access. In addition, consumers nationwide can buy the portal without access, known as the "bring your own access" option.⁶⁵ Other AOL services such as MapQuest or AOL Moviephone are also offered to all consumers on the Internet.⁶⁶ Similarly, if a narrowband access provider has a monopoly with respect to narrowband access, but offers its portal both to its narrowband access customers and

63. The market for broadband Internet access is considered a distinct market from the narrowband access market, *see, e.g., AOL Memorandum Opinion & Order, supra* note 34, at 6574-77, ¶¶ 68-73; Hausman et al., *Residential Demand, supra* note 31, at 135-57.

64. *See supra* note 34.

65. Breznick, *supra* note 37.

66. *See* Time Warner, Inc., *supra* note 36.

to anybody on the Internet, the narrowband access service will be non-essential for customers accessing the portal via broadband access services.⁶⁷

Second, in the hypothetical network that forms the basis of the analysis, the monopolist can technically exclude rivals' applications, content or portals from running over its network. As a result, the monopolist's Internet service customers (the consumers in the systems market) are unable to access or use these products. Thus, rivals are deprived of any sales in the systems part of the market.

Third, the markets for software applications, Internet content and portals are all subject to significant economies of scale. The development of these products and services is characterized by large fixed costs, while the marginal costs of production and distribution over the Internet are very small. Thus, the marginal cost of production⁶⁸ is very low relative to the average cost of production,⁶⁹ resulting in significant economies of scale.⁷⁰

In addition, many software applications are subject to direct or indirect network effects.⁷¹ For example, a communication service like instant

67. Scott Beardsley et al., *Making Sense of Broadband*, MCKINSEY Q., Issue 2, 2003 at 78-87 (showing that "so far, [. . .] faster and better access to the Internet is the sole killer application of broadband") Thus, the scenario described in the text may be quite common. *See also* Farrell & Weiser, *supra* note 13, at 119.

68. The marginal cost of production is the incremental cost of producing an additional unit of the good. Thus, the marginal cost of production does not include the costs of product development, *e.g.*, HALL & LIEBERMAN, *supra* note 60, at 168-69. In the case of software applications, Internet content and portals, the marginal cost of production is the cost of making an additional digital copy of the product, which is typically very low.

69. The average cost of production indicates a firm's total cost per unit of output. In other words, it denotes the total cost associated with a particular product divided by the quantity of output produced. Thus, contrary to the marginal cost of production which does not include the cost of developing the first unit of the product, the average cost of production includes the cost of development divided by the total number of copies. *E.g.*, *id.* at 168.

70. This cost structure (low marginal costs relative to average costs), which results in significant economies of scale, is generally viewed as a key economic characteristic of the markets for these products. *See, e.g.*, SHAPIRO & VARIAN, *supra* note 48, at 3-4 (discussing information goods in general); Michael L. Katz & Carl Shapiro, *Antitrust in Software Markets*, in *COMPETITION, INNOVATION, AND THE MICROSOFT MONOPOLY: ANTITRUST IN THE DIGITAL MARKETPLACE* 29 (Jeffrey A. Eisenach & Thomas M. Lenard eds., 1999) (discussing software markets), *manuscript available at* <http://faculty.haas.berkeley.edu/shapiro/software.pdf>; POSNER, *supra* note 39, at 245-46 (discussing Internet content, portals and software); MacKie-Mason, *supra* note 47, at 14 (discussing broadband portals); Rubinfeld & Singer, *supra* note 13, at 307 (discussing broadband content).

71. Network effects are called "direct network effects," if the consumption benefits directly result from the size of the network. *E.g.*, Katz & Shapiro, *Network Externalities*, *supra* note 61, at 424. "Indirect network effects" exist, if consumer demand for the primary good increases with the variety of complementary goods and services. In this case, network effects arise from supply-side economies of scale in the complementary market: a larger installed base for the primary product allows application developers to spread sunk development costs over a

messenger or Internet telephony is more valuable the more people can be contacted using the service.⁷² Viewers for multimedia content are subject to indirect network effects.⁷³ The larger the catalogue of content available in a particular format, the more users value owning viewers compatible with that format. At the same time, content providers are more likely to incur the costs of coding their content in a particular format, the larger the installed base of viewers compatible with that format.

Finally, at least some of these markets are subject to rapid technological change. Not surprisingly, markets for software applications are the canonical example of R&D intensive industries subject to dynamic competition.⁷⁴

Now consider a network provider that is a local monopolist in Internet services and has acquired a dominant position in the nationwide market for a particular application. Such a provider has an incentive to exclude rivals from that market to protect itself from dynamic competition and preserve its monopoly in that market. Whether the monopolist will manage to prevent new entrants from entering the complementary market by excluding them from access to its Internet service customers, depends on the exact size of economies of scale with respect to the product in question, on the strength of any potential network effects and on the size of both the monopolist's network and the remaining network.

This theory played an important role in the FCC's evaluation of the merger between AOL and Time Warner. Time Warner owned a number of broadband cable networks; AOL held a dominant position in the market for instant messaging services and offered its instant messaging program to consumers nationwide. The FCC was concerned that the merged firm could use its control over broadband cable networks to disadvantage competitors seeking to overturn AOL's legally acquired monopoly in instant messaging services. To alleviate this problem, the FCC approved the merger subject to a condition (among others) that required AOL Time Warner to interoperate with instant messenger competitors prior to offering "advanced" instant messaging services.⁷⁵

larger potential sales base. Thus, in the presence of economies of scale and free entry into the complementary product market, a larger customer base leads to lower costs and greater variety of complementary products. *See, e.g., id.* at 424; Katz & Shapiro, *Systems Competition*, *supra* note 61, at 99. The existence of direct or indirect network effects is a fundamental economic characteristic of many software markets. *See, e.g., EVANS & SCHMALENSEE, supra* note 62, at 9-11; Katz & Shapiro, *supra* note 70.

72. *E.g., Faulhaber, supra* note 58.

73. *E.g., MacKie-Mason, supra* note 47, at 16.

74. *E.g., EVANS & SCHMALENSEE, supra* note 62, at 4-15.

75. *AOL Memorandum Opinion & Order, supra* note 34, at 6603-29, ¶¶ 128-200. For an in-depth analysis of the economic rationale underlying this condition, see Faulhaber, *supra* note 58.

3. Relevance of Known Exceptions

There are a number of known exceptions to the “one monopoly rent” argument and to the “internalizing complementary efficiencies” argument outlined above. The following section describes two exceptions that may be relevant in the network neutrality context, but whose relevance in the network neutrality context has not been discussed in detail yet.⁷⁶

In the first exception, the primary good is not essential for all uses of the complementary good, making it impossible for the monopolist to extract all monopoly profits through its pricing of the primary good.

In the second exception, the monopolist excludes competitors from the complementary market in order to protect its monopoly in the primary market.

3.1. Primary Good not Essential

a) Theory

The structure of models in this category,⁷⁷ and the underlying reasoning, is similar to the “monopoly preservation in the complementary market” case described above:

First, the monopolist has a monopoly in the primary market and the primary good is not essential (i.e., there are uses of the complementary good that do not require the primary good). Thus, the complementary market consists of a systems market and a stand-alone market. As a result, the monopolist cannot extract all profits through its pricing of the primary good and profits from extending its monopoly to the complementary market.

Second, there is a mechanism that enables the monopolist to exclude rival producers of the complementary good from the systems part of the market. Third, the complementary market is subject to economies of scale or network effects.

76. For a more complete overview of known exceptions to the “one monopoly rent” argument, see Farrell & Weiser, *supra* note 13, at 105-19; van Schewick, *supra* note 32, at 245-67.

77. The following theory was developed by Whinston, *supra* note 41, at 854-55, and is widely accepted as an exception to the “one monopoly rent” argument. See, e.g., Dennis W. Carlton, *A General Analysis of Exclusionary Conduct and Refusal to Deal: Why Aspen and Kodak Are Misguided*, 68 ANTITRUST L.J. 659, 667-68 (2001); Dennis W. Carlton & Michael Waldman, *The Strategic Use of Tying to Preserve and Create Market Power in Evolving Industries*, 33 RAND J. ECON. 194, 195 (2002); Jay Pil Choi & Chris Stefanadis, *Tying, Investment, and the Dynamic Leverage Theory*, 32 RAND J. ECON. 52, 55 (2001); Whinston, *supra* note 41, at 71. For a detailed application of this theory in the context of the open access debate, see Rubinfeld & Singer, *supra* note 13. See also Farrell & Weiser, *supra* note 13, at 119.

Given economies of scale in the complementary market, the monopolist can force its rivals to exit the stand-alone market by excluding them from the systems part of the market, extending its monopoly to the complementary market.⁷⁸

Similarly, in the presence of network effects⁷⁹ in the complementary market, exclusion from the systems part of the market may suffice to drive competitors from the market or into a niche existence:

If the benefits derived from a larger network are large relative to the benefits of product differentiation in the network good, competition between two incompatible technologies will usually result in a single technology dominating the market.⁸⁰ The reason is that network effects give rise to strong positive feedback in technology adoption: other things being equal, consumers derive larger benefits from a larger network. As the larger network is more attractive, more consumers will join that network, making it even more valuable, leading to even more consumers joining the network. Once this positive feedback loop sets in, the affected technology will quickly pull away from its rivals in market share, ultimately dominating the market. This phenomenon is referred to as “tipping.”⁸¹

As small initial advantages may quickly get magnified, small differences, in either perception⁸² or reality, may determine the outcome of the competition. Therefore, establishing an early lead in installed base⁸³ that is large enough to start the positive feedback loop is an important strategy in network markets.⁸⁴

78. In the “monopoly preservation in the complementary market” case described *supra* Part II.B.2.3, the monopolist uses this mechanism to protect a legally acquired monopoly in the complementary market against emerging competition.

79. On network effects in general, see *supra* note 61. On direct and indirect network effects, see *supra* note 71.

80. Often, competitors will not be driven completely from the market. In particular, some customers with high switching costs or a unique preference for a competitor’s product will prefer to stay with that competitor in spite of the strong network effects associated with the winning technology. See, e.g., Faulhaber, *supra* note 58, at 329 n.37.

81. “‘Tipping’ occurs when a single provider reaches a critical mass of customers that are so attractive to others that competitors must inevitably shrink, in the absence of interoperation.” *Id.* at 316.

82. In network markets, consumer expectations about the future size of the network play a crucial role in determining the outcome of the competition. This is due to the costs of belonging to the losing network: A consumer who has chosen the losing network can either switch to the winner, which may be costly, or suffer from the lower value of a small network. To avoid this situation, the consumer will choose the network that it expects to be the winner. See, e.g., Besen & Farrell, *supra* note 61, at 118.

83. The installed base is the total number of consumers who have already bought the network good.

84. A substantial lead in installed base is not the only factor that influences the outcome of the competition. Due to the huge benefits of belonging to the winning network, users have a strong desire to choose the technology that will ultimately prevail. Therefore, consumers’ expectations of who the winner will be are at least as important. Other factors that may influence customers’ expectations and that may therefore result in a competitive advantage are an estab-

Thus, if the monopolist excludes its rivals from the complementary market, it can capture all customers in the systems market. If the systems market is large enough, the monopolist's advantage in that market may enable it to reach a critical mass of customers that are so attractive to others that positive feedback sets in, making it impossible for a rival to catch up.

If the presence of rivals increases consumer surplus, the exclusion of rivals may reduce the monopolist's profits in the systems market.⁸⁵ In such a case, monopolizing the complementary market increases the monopolist's profits, if the gain from monopolizing the stand-alone market is larger than the loss resulting from the exclusion of the rival in the systems market.⁸⁶

If the complementary market is subject to network effects, two effects make it even more likely that exclusion is a profitable strategy:

First, the potential profits from winning the competition between incompatible technologies are huge, increasing the benefits of exclusion. Imagine a competition between incompatible technologies that are subject to indirect network effects. If the winning standard is protected by intellectual property, the winner can make money on any primary and complementary product that uses the standard. Given the potentially large number of complementary products in markets with indirect network effects, licensing fees can lead to substantial profits.⁸⁷ For example, the winner in the standard competition between competing media player technologies who wins with a proprietary standard protected by intellectual property will not only dominate the market for media players, but will also be able to charge licensing fees for every piece of music or video that is encoded for use with the player.

Second, if the complementary product is subject to network effects, the presence of an independent rival in the complementary market does not necessarily increase the monopolist's profits in the systems market, a fact that reduces the costs of exclusion. If the monopolist's and the rival's complementary product are incompatible, sales to the rival decrease the size of the network of users of the monopolist's complementary

lished reputation, a well-known brand name, or ready visible access to capital. Thus, an unknown firm with an early lead may be overtaken by a market leader that enters second, but has a well-known brand name and good reputation. *See, e.g., Katz & Shapiro, Systems Competition, supra* note 61, at 107.

85. For example, if the rival produces a differentiated product, the rival's presence creates additional surplus, some of which the monopolist can extract through its sales of the primary good. Thus, the monopolist's profits in the systems market are increased if its rival is in the market.

86. *See* Whinston, *supra* note 41, at 850-52, 855.

87. Due to the cost structure of information products, profits are not even dependent on charging a monopoly price. *See* the analysis *infra* Part II.B.4.1.

product. As a result, the value users can derive from the monopolist's complementary product (and the profit the monopolist can extract from them) is lower than the corresponding value if the rival does not make any sales.⁸⁸

b) Application to the Internet

As has been set out above,⁸⁹ the conditions underlying this theory are quite common in the Internet context:

Network providers may be local monopolists in the market for Internet services, but offer applications, content or portals to consumers nationwide. Network technology enables network providers to exclude providers of complementary products from access to its Internet service customers. At the same time, the markets for applications, content or portals are usually subject to significant economies of scale and, potentially, network effects.

As a result, an Internet service provider may be able to force its rivals from the nationwide market (the stand-alone market) by excluding rival portal, content or application providers from access to its Internet service customers (the systems part of the market). Whether exclusion from its Internet service customers suffices to drive its competitors from the nation-wide market⁹⁰ depends on the exact size of economies of scale with respect to the product in question, on the strength of any potential network effects and on the size of both the monopolist's network and the remaining network.⁹¹

Such a provider will have an incentive to monopolize the market for a particular type of application, content or portal, if the increased profit from additional application, content or portal sales nationwide more than offsets the reduction in broadband access revenues due to the reduction in variety resulting from the exclusion of its rivals with respect to its Internet service customers.⁹²

88. Carlton & Waldman, *supra* note 77, at 206-07.

89. *See supra* Part II.B.2.3.b.

90. *See* Rubinfeld & Singer, *supra* note 13, at 310-13 (providing a numerical example). Their paper assesses the likelihood of content discrimination (i.e., blocking or degrading the quality of outside content) by a broadband network provider that is vertically integrated into the market for broadband content and portals in the context of the merger between AOL and Time Warner.

91. Even if the monopolist's footprint is not large enough to force its rivals to exit the market completely, exclusion from a part of the market may put them at a severe competitive disadvantage by forcing them to operate at a less efficient scale or with a smaller network. *See* the analysis *infra* Part II.B.4.1.

92. *See, e.g.*, Rubinfeld & Singer, *supra* note 13, at 310-13.

3.2. Monopoly Preservation in the Primary Market

a) Theory

In the following class of models, exclusionary behavior in the complementary market maintains the monopoly in the primary market.⁹³

In models belonging to this category, the monopolist faces potential competition in the primary market. The monopolist can deter entry to the primary market by engaging in exclusionary conduct in the complementary market. Thus, by deterring entry to the primary market, the exclusionary behavior in the complementary market preserves the monopoly in the primary market.

Economists have come up with a number of explanations of why exclusionary conduct in the complementary market may be able to deter entry to the primary market. The following analysis will focus on an explanation that is particularly relevant in the Internet context: the exclusionary behavior in the complementary market harms future competitors in the primary market by depriving them of a source of complementary products.⁹⁴ As a result, in order to make any sales in the primary market, an entrant to the primary market needs to enter the complementary market as well (or otherwise secure a sufficient supply of complementary products). If this is significantly more difficult or costly than entering the primary market alone, potential entrants to the primary market may refrain from entering.

For such a strategy to succeed, two conditions must be met:

First, the exclusionary behavior in the complementary market must deprive a potential entrant to the primary market of a source of complementary products. As a result, the entrant cannot enter the primary market alone, but must enter both markets at once.

Second, simultaneously entering both markets must be more difficult or costly than the sum of the costs of entering both markets on their own.⁹⁵ Otherwise, the exclusionary behavior in the complementary mar-

93. On this type of monopoly maintenance in general, see, e.g., Carlton, *supra* note 77, at 668-71; Farrell & Weiser, *supra* note 13, at 109-12; Steven C. Salop & R. Craig Romaine, *Preserving Monopoly: Economic Analysis, Legal Standards, and Microsoft*, 7 GEO. MASON L. REV. 617, 623-24 (1999). For specific models, see, for example, Carlton & Waldman, *supra* note 77; Choi & Stefanadis, *supra* note 77.

94. See, e.g., Carlton, *supra* note 77, at 669-70.

95. E.g., U.S. Dep't of Justice & FTC, Non-Horizontal Merger Guidelines, § 4.212 (promulgated in 1984 and reaffirmed in 1992 and 1997) ("The relevant question is whether the need for simultaneous entry to the secondary market gives rise to a substantial incremental difficulty as compared to entry into the primary market alone. If the entry at the secondary level is easy in absolute terms, the requirement of simultaneous entry to that market is unlikely adversely to affect entry to the primary market."), available at <http://www.usdoj.gov/atr/public/guidelines/2614.htm> [hereinafter Non-Horizontal Merger

ket is unlikely to adversely affect entry to the primary market.

Economists have identified four alternative reasons why simultaneous entry to both markets may be significantly more difficult or costly than the sum of the costs of entering each market on its own:

- increased cost of capital,
- differing economies of scale in both markets,
- the uncertainty of innovation, or
- the existence of indirect network effects.

Increased Cost of Capital

An entrant that is forced to enter both markets may face an increased cost of capital, if it only has experience relevant for operating in one of the markets. If the skills and knowledge necessary to succeed in both markets differ considerably, the increased probability of failure due to his inexperience in one of them may lead lenders to charge a higher rate for the necessary capital. The risk premium will be even larger, if the entrant has to incur huge sunk costs to enter the market. The higher sunk costs, the more costs cannot be recovered in the event of failure.⁹⁶

Differing Economies of Scale in Both Markets

Entering two markets is more difficult than entering one, if the minimum efficient scale in both markets differs considerably. In this case, the entrant must choose between operating at an inefficiently small size in one market or at a larger than necessary scale in the other. Both strategies may significantly increase the operating costs of the entering firm.⁹⁷

Uncertainty of Innovation

Given the uncertainty associated with the innovative process, the need to innovate successfully in two markets may decrease the probability of successful entry. To see this, assume that the probability of innovating successfully in one component is k . In this case, the chances of successful innovation in n components are k^n . Unless k is close to 1, this is considerably lower than k .⁹⁸ Thus, the probability of successful innovation in n components required to enter into n markets simultaneously is lower than the probability of successful innovation and successful entry

Guidelines].

96. For an argument along these lines, see Oliver E. Williamson, *Assessing Vertical Market Restrictions: Antitrust Ramifications of the Transaction Cost Approach*, 127 U. PA. L. REV. 953, 953-93 (1979); Non-Horizontal Merger Guidelines, *supra* note 95, § 4.212.

97. Non-Horizontal Merger Guidelines, *supra* note 95, § 4.212.

98. Carlton and Gertner, *supra* note 62, pp. 23-27; Choi & Stefanadis, *supra* note 77.

in one component market.

Existence of Indirect Network Effects

If the primary good is subject to indirect network effects⁹⁹ and any available complementary goods are offered exclusively with the monopolist's platform, an entrant into the primary market faces a "chicken and egg" problem: due to consumers' desire for variety in complementary products, consumers prefer a primary good that already offers a large number of complementary goods and services. At the same time, due to economies of scale and sunk costs in complementary product development, developers of complementary products prefer to develop products for primary goods that already have a large number of users. Thus, "[an entrant into the primary market] either has to offer consumers much lower value or has to incur large sunk costs to develop (or subsidize) a wide range of [complementary goods and services] before there is a large user base to purchase them."¹⁰⁰

b) Application to the Internet

The conditions underlying this theory may well be present in the Internet context.

First, the exclusionary behavior in the complementary market must deprive a potential entrant to the market for Internet services of a source of complementary products.

By excluding rival producers of Internet portals, content and application from its network, the monopolist network provider may be able to drive its rivals from the nationwide market.

To deprive a potential entrant of a source of complementary products, the monopolist needs not only drive rival content and application producers from the market. He also needs to deny access to its own content and applications to consumers outside its network.¹⁰¹ Otherwise,

99. For a definition of indirect network effects, see *supra* note 71, 351.

100. Richard J. Gilbert & Michael L. Katz, *An Economist's Guide to US v. Microsoft*, 15 J. ECON. PERSP. 25, 30 (2001) (referring to operating systems and application programs). Under the label "applications barrier to entry," this line of reasoning has featured prominently in the Microsoft case. *See, e.g.*, United States v. Microsoft Corp., 253 F.3d 34, 54-56 (D.C. Cir. 2001); Gilbert & Katz, *supra*, at 28-30.

101. In addition to offering its own content and applications to the customers of its Internet service, the monopolist may also "allow" independent producers of these products to offer their products to the customers of its Internet service, as long as they agree to offer their products exclusively to these customers. Stated differently, instead of depriving a potential entrant into the market for Internet services of a source of complementary products by driving rival content and application producers from the market, the monopolist could deprive the potential entrant of a source of complementary products by signing exclusive contracts with independent content and application producers. Whether a monopolist could profitably impose such an

customers of rival network providers could simply use the monopolist's content and applications with the rival's Internet service.¹⁰² Hence, for a particular application or content, this strategy and the "primary good not essential" strategy are mutually exclusive.¹⁰³

Thus, this theory is only applicable, if (a) an Internet service provider offers proprietary content and applications exclusively to customers of its Internet service,¹⁰⁴ and if (b) - potentially due to the exclusion of rivals from its customers - there are not enough remaining independent applications, content or portals available that could be used by customers of rival or newly entering network providers.¹⁰⁵ In this case, a new entrant into the market for Internet services needs to develop (or subsidize the development of) its own content or applications.

One may wonder whether the condition (b) may ever be fulfilled in

exclusivity provision, has been the subject of considerable debate. The Chicago school denied such a possibility, arguing that the other party to the exclusive contract would not agree to contracts that made it worse off, *e.g.*, BORK, *supra* note 39, at 309. More recent research has shown that this argument is incomplete: it does not consider the possibility that the exclusive contract imposes harm on third parties that are not parties to the contract, while not making the contracting parties worse off. In other words, the exclusive contract gives rise to a negative externality on third parties, and due to this externality, signing an exclusive contract is jointly optimal for the contracting parties. For a discussion of this question with pointers to the literature, see, for example, Gilbert & Katz, *supra* note 100, at 31-33; Michael D. Whinston, *Exclusivity and Tying in U.S. v. Microsoft: What We Know; and Don't Know*, 15 J. ECON. PERSP. 63, 66-70 (2001).

102. Usually, this theory is applied to cases, where the entrant's primary good is technically unable to take advantage of the set of applications developed for the monopolist's primary good. For example, software applications make use of a specific operating system's application programming interfaces and therefore run only on this operating system. As a result, customers of the entrant's operating system are technically unable to use applications developed for the incumbent's operating system. By contrast, as long as an application complies with the specifications of the Internet protocol, it can run over any physical network that supports the Internet protocol. As a result, applications adhering to that standard can be used by anyone connected to the Internet. Thus, from a technical point of view, the applications offered by the monopolist could be used by customers of a rival network provider as well. Therefore, the entrant's inability to use the monopolist's applications and content is not due to technical differences or incompatibility between the Internet services offered by the monopolist and a potential entrant, but results from the monopolist's business decision to offer its content and applications exclusively to customers of its own Internet service.

103. The strategy described here requires that the monopolist does not offer the content, application or portal to consumers outside its network; by contrast, in the "primary good not essential" strategy, the inability to earn monopoly profits on its sales to consumers outside its network is the reason that leads the monopolist to monopolize the complementary market as well. See *supra* Part II.B.3.1.

104. The potential anti-competitive implications of such a strategy are explored by, for example, MacKie-Mason, *supra* note 47, at 23-25; Rubinfeld & Singer, *supra* note 13, at 313-16.

105. Alternatively, the monopolist could reach the same result by allowing independent producers of applications, content and portals to offer their products to the customers of its Internet service, if they agree to provide the products exclusively to its customers. See the discussion *supra* note 101.

the Internet context: after all, there are a number of portals, content and applications that are available to anyone using the Internet today. The condition may be met in emerging markets such as the market for broadband Internet services, the market for Internet services for mobile phones or in emerging national markets in countries outside the United States. For example, there may be not enough independent applications or content that take advantage of broadband specific characteristics such as high transport speed or broadband's always on capacity.¹⁰⁶ Similarly, there may not be enough independent applications or content that are adapted to the specific limitations associated with using the Internet from mobile phones.¹⁰⁷ In a country that just started adopting the Internet, there may not be enough independent applications or content in the national language.

One may also imagine that consumers perceive certain applications and content as indispensable elements of Internet usage. If these applications and content are exclusively available with the incumbent's Internet service, consumers may not consider an entrant's Internet service an adequate alternative to the incumbent's Internet service, unless the entrant offers a similar set of applications and content itself. In this case, to deter entry to the market for Internet services, the incumbent does not need to drive all existing independent applications, portals and content from the market and offer all affiliated complementary products exclusively to customers of its Internet service. It suffices to restrict the exclusionary conduct to those applications and content that consumers view as essential. Although there are independent applications and content left that customers of a rival Internet service could use, the entrant will still be forced to enter the market for specific applications and content in order to be able to compete in the primary market.¹⁰⁸

Second, simultaneously entering the market for Internet services and the market for content or applications must be more difficult or costly than entering the market for Internet services alone. This requirement is fulfilled as well. Simultaneous entry into both markets is more difficult or costly than entry into the market for Internet services alone if

106. Many broadband customers may simply use broadband Internet services to access narrowband offerings at higher speed. According to McKinsey, "so far, [. . .] faster and better access to the Internet is the sole killer application of broadband." Beardsley et al., *supra* note 67, § "what happens next?" and Exhibit 6.

107. For example, compared to PCs, mobile handsets have small screens, limited keypads and not a lot of storage. *See, e.g.*, Francis Deprez et al., *Portals for All Platforms*, in MCKINSEY Q., Issue 1, 2002, at 92.

108. Finally, one may imagine a situation in which the nationwide market for Internet services consists of a collection of local monopolies who all bundle their content, portal and applications exclusively with their Internet service. In this case, a new entrant into the market for Internet services would have to enter the market for content, portals, or applications as well.

the two markets exhibit at least one of the four characteristics described above. In the Internet context, all four characteristics are present: first, entry to both markets requires very different capabilities, second, production in both markets is subject to differing economies of scale, third, success in the different markets is uncertain, and finally, due to the incumbent's exclusionary conduct, the provision of Internet service is subject to indirect network effects with respect to the individual provider's network.

First, developing software applications or interesting content requires very different capabilities than operating a network. As a result, a potential entrant to the market for Internet services may not necessarily have the capabilities required for entering the markets for applications or content.¹⁰⁹ In addition, most of the cost of entry into those complementary industries consists of the sunk costs of developing the offering that cannot be recovered in case of failure.¹¹⁰ Due to these factors, the need to enter the complementary markets as well considerably increases the risks associated with entry to the primary market. Consequently, an entrant into both markets will most likely be charged higher rates for capital than an entrant to the primary market alone.

Second, the market for Internet services and the markets for complementary products are subject to very different economies of scale: for example, McKinsey estimates that assuming an average revenue per user of \$ 18.00 to \$ 22.50 a year in 2005, a broadband PC portal in Germany would need more than 8 million unique users to break even.¹¹¹ By contrast, the economies of building and operating physical networks over which IP services could be provided are much lower.¹¹²

Third, although network technology is undergoing rapid innovation, a new entrant into the market for Internet services can take advantage of existing technology and does not have to innovate itself. By contrast, the development of applications and content is subject to considerable uncertainty. If a potential entrant to the market for Internet services needs to develop several applications and services in order to be able to compete with the incumbent's Internet service, the uncertainty associated with each development reduces the likelihood of successful entry to the market for Internet services.

109. See, e.g., Robert Niewijk et al., *Why European ISPs Need Partners*, in MCKINSEY Q., Issue 1, 2003, 98.

110. That the costs of capital may increase with the amount of entry costs that are sunk is discussed by W. KIP VISCUSI ET AL., *ECONOMICS OF REGULATION AND ANTITRUST* 157-58, 161 (3d ed. 2000).

111. Deprez, et al., *supra* note 107.

112. For example, as of June 30, 2001, the 10 largest providers in the market for broadband transport services in the United States had between 1,409,000 and 360,000 residential broadband customers, Yoo, *supra* note 31, at 256 tbl.7 (internal citations omitted).

Fourth, Internet service is subject to indirect network effects:¹¹³ the more applications and content are available for users, the more valuable Internet service becomes. At the same time, the development of content and applications is subject to economies of scale.¹¹⁴ As a larger number of users allows application and content developers to spread the fixed costs of development over a larger potential sales base, under free entry to these markets the variety of applications and content will be higher and their cost will be lower, the larger the number of users.

Technically, any application based on the Internet protocol can run over any network that is connected to the public Internet and supports the Internet protocol. As a result, from a technical point of view, the relevant network for indirect network effects is not an individual provider's network, but the global Internet. Thus, technically, Internet service providers compete under conditions of compatibility.

By excluding independent applications from its network and offering its own applications exclusively to its own Internet customers, an Internet service provider can reintroduce indirect network effects with respect to its own network.¹¹⁵ Stated differently, as a result of this strategy, the benefits of adding a new user do not accrue to anyone connected to the Internet, but are limited to the customers of the new user's Internet service provider. Application and content developers now have to decide whether to offer their product to the customers of the Internet service provider with the "closed" network or to the customers of Internet service providers following an open system strategy. Due to economies of scale in the production of application and content, the developers will base their decision on the size of the different networks.

As a result, an entrant to the market for Internet services will have difficulties attracting application and content developers who write for its network instead of the incumbent's. Thus, due to the incumbent's strategy, the entrant faces the chicken and egg problem described above: consumers will not subscribe to its Internet service in the absence of an attractive amount of content and applications; application and content developers will not produce for its network in the absence of an attractive number of users.¹¹⁶

113. *E.g.*, Speta, *Handicapping*, *supra* note 5, at 83-84.

114. *See supra* Part II.B.2.3.b.

115. An Internet service provider could reach the same effect (i.e., reintroduce indirect network effects with respect to its own network) by using proprietary protocols inside its network, *see, e.g.*, COMPUTER SCI. & TELECOMM.S BD. & NAT'L RES. COUNCIL, *THE INTERNET'S COMING OF AGE* 147-49 (2001). An alternative strategy may be the provision of quality of service only within an Internet provider's network, *see, e.g.*, SHAPIRO & VARIAN, *supra* note 48, at 187.

116. COMPUTER SCI. & TELECOMM.S BD. & NAT'L RES. COUNCIL, *supra* note 115, at 147-49, describe a similar situation in the context of provider-specific indirect network effects

Thus, a monopolist provider of Internet services may be able to deter entry to the market for Internet services by excluding rival producers of applications, content and portals from the market and offering its own content and applications exclusively to the customers of its own Internet service.¹¹⁷ This strategy may reduce consumers' valuation of its Internet service, as the exclusion of rival producers of applications, content and portals reduces the variety of complementary products available to customers of its Internet service. Thus, in deciding whether to employ such a strategy, the monopolist must trade off the loss in Internet service fees against the gains in future monopoly profits.

4. Profitability of Discrimination without Monopolization

In the network neutrality context, researchers commonly focus on the ability and incentive of a network provider to monopolize the market for selected complementary products. The previous sections have followed this approach. It is based on the implicit assumption that discrimination is only profitable, if the network provider manages to monopolize the complementary market. As the following section shows, this focus may be too narrow: A network provider may have an incentive to discriminate against an application even if the provider does not manage to drive it from the market.

Thus, researchers commonly underestimate the likelihood of discriminatory behavior by network providers: If discrimination requires the network provider to monopolize the complementary market to be a profitable strategy, discrimination will be restricted to those cases where the network provider can expect to drive its competitors from the complementary market. If, however, discrimination is a profitable strategy, even if the network provider does not manage to monopolize the complementary market, it is much more likely to occur.

The following analysis will cover four of the five exceptions outlined above.¹¹⁸ It is based on the assumption that the exclusion of rivals from the network provider's Internet service customers increases the number of sales of the network provider's complementary product. At least some of the network provider's Internet service customers that would have used a rival's complementary product in the absence of ex-

due to the use of proprietary protocols inside the network.

117. As highlighted *supra* note 101, an alternative way of deterring entry would be to sign exclusive contracts with independent producers of applications, content and portals. Such a strategy would have the advantage that the monopolist does not have to bear losses with respect to its Internet service fees, as its customers would have access to all existing applications, content and portals.

118. The fifth exception, "monopoly preservation in the primary market," *supra* Part II.B.3.2, requires that rival producers of excluded complementary products are driven from the market.

clusion will use the network provider's offering instead. Thus, by excluding rival producers of applications or content from its network, the network provider gains additional sales from its Internet service customers at the expense of its rivals. If the complementary product is subject to economies of scale or network effects and the network provider offers its complementary product to customers nation-wide, the exclusion from the network provider's Internet service customers may force rivals to operate at an economically less efficient scale or with a smaller network of customers, putting the rivals at a competitive disadvantage in the rest of the market as well and potentially leading to even more additional sales for the network provider's complementary product.

Based on this assumption, the analysis will ask, whether a larger number of sales of the network provider's complementary product increase its profits, even if the network provider does not manage to monopolize the complementary market in question.

4.1. More Sales at Market Prices

In a perfectly competitive market subject to constant returns to scale, simply increasing the number of sales at the market price will not increase profits. In such an industry, long-run equilibrium prices equal marginal costs, resulting in zero profit per unit sold. As a result, a firm cannot increase its profits by making additional sales at the market price. Instead, it needs to gain a monopoly position that enables it to raise prices above marginal costs.

Markets for applications, content and portals are different: In these markets, the exclusionary conduct need not result in a monopoly to increase the network provider's profits; it suffices if it results in a larger number of sales.¹¹⁹ This is due to the cost structure underlying the production of applications and content: the production of these goods is characterized by high fixed costs and very low marginal costs. While the costs of developing the first instance of an application or content may be significant, the costs of producing additional copies may be negligible. Due to the need to cover fixed costs, such products are priced signifi-

119. For an economic model demonstrating this effect in the context of tying, see Patrick DeGraba, *Why Lever into a Zero-Profit Industry: Tying, Foreclosure, and Exclusion*, 5 J. ECON. & MGMT. STRATEGY 433 (1996). In DeGraba's model, oligopolists sell a differentiated good (the primary good) and a homogenous good (the complementary good) that are used in fixed proportions to produce the final good. The homogenous good can be produced at constant marginal cost by any firm incurring a certain fixed cost. The homogenous market is characterized by free-entry Cournot competition. In such a market, the zero-profit price of the good is greater than the marginal cost. As a result, the oligopolist in DeGraba's model will tie in order to increase the sales of the complementary good. Note that this model does not require the complementary good to be a differentiated good.

cantly above marginal costs.¹²⁰

If the market price is significantly above marginal costs, a firm does not need to be able to charge monopoly prices to increase its profits: Instead, making additional sales at the market price may be enough.¹²¹ More sales enable the firm to spread the fixed costs of production over more units, resulting in lower average costs per unit and a higher profit margin at the same price. Put differently, once a firm has made enough sales to cover the fixed costs, any additional sale at the market price only adds to the profits. For example, given that gross margins of 80% or 90% are common in computer software,¹²² any additional sale may lead to a significant increase in profits.

By excluding rival producers of complementary products from its network, the network provider gains additional sales. These additional sales increase the network provider's profit, even if the excluded rivals are not driven from the complementary market completely.

For example, this fact has important implications for the relevance of the exception "primary good not essential" outlined above.¹²³ Whether a network provider can monopolize the nation-wide complementary market in question by excluding its rivals from access to its Internet service customers, depends on a variety of factors such as the exact size of economies of scale with respect to the complementary product in question, the strength of any potential network effects and the size of both the monopolist's network and the remaining network. Ultimately, the cases in which monopolization is a realistic prospect may not be very common. As monopolization is not necessary to increase the network provider's profits, however, this restriction does not matter. As long as the exclusion of rivals from its Internet service customers enables the network provider to increase the number of sales of its complementary product and the additional profits resulting from more sales at the market price are larger than the costs of exclusion, exclusion will be a profitable strategy. Given how often the conditions underlying the "primary good not essential" exception¹²⁴ are met, this drastically increases the likelihood

120. If the price were equal to marginal costs, firms would not be able to cover their fixed costs and would earn negative profits. In the long run, firms would not operate in such a market. Thus, even if all firms earn zero profit per unit in long-run equilibrium, equilibrium prices are above marginal costs.

121. SHAPIRO & VARIAN, *supra* note 48, at 161. The importance of market share and number of units sold in knowledge-based products is also described by AFUAH & TUCCI, *supra* note 49, at 52-54. For an economic model demonstrating this effect in the context of tying, see DeGraba, *supra* note 119.

122. Katz & Shapiro, *supra* note 70.

123. See *supra* Part II.B.3.1.

124. As outlined *supra* Part II.B.3.1, these conditions are: The network provider has a monopoly in the primary market (i.e., the market for Internet services). The primary good is not essential (i.e., there are uses of the complementary product that do not require the primary

that exclusion may be a profitable strategy.

4.2. More Outside Revenue

As indicated above,¹²⁵ a network provider may have an incentive to monopolize the complementary market, if the complementary product is a source of outside revenue that cannot be extracted in the market for Internet services. For reasons outlined above, its outside revenue will be higher if it excludes its rivals and collects the outside revenue directly than if tries to capture some or all of its rivals' outside revenue by threatening exclusion.

This increase in profit, however, is not dependent on a monopolization of the complementary product market.

Although the network provider's revenue from outside sources will be highest if it manages to monopolize the market for access to its customers, increasing the number of customers who access the network provider's offering may still lead to higher profits than trying to extract the outside revenue from its rivals.

Evidence suggests that even without a monopoly, the relationship between the number of customers and advertising revenue is not a linear one: for example, MacKie-Mason reports that although Lycos had 72 percent as many unique visitors as Yahoo! in September 1999, it received only 36 percent as much advertising revenue.¹²⁶ This implies that selling access to one large group of customers as a whole may still yield substantially more revenue than selling access to subgroups of that group separately, even if the seller does not have a monopoly in the market for access to its customers.

In addition, through its billing relationship with customers of its Internet service, the network provider has data on customer demographics that enables it to charge higher advertising fees or commissions for online sales than many of its rivals in the market for Internet content, portals and applications.¹²⁷ Again, this ability is not dependent on a mo-

good). This condition is met when the Internet service provider offers its complementary product not only to its Internet service customers, but to customers nation-wide. The complementary market is subject to economies of scale or network effects, a condition that is met in most markets for applications, content or portals. The monopolist has a mechanism at its disposal that enables it to exclude its rivals from access to its primary good customers. In the Internet context, technology that enables the network provider to distinguish between applications running over its network and to control their execution provides the network provider with this capability.

125. See *supra* Part II.B.2.1.

126. MacKie-Mason, *supra* note 47, at 13.

127. Even if those rivals require consumers to register before using their product or service, they have no way to verify the information, unless they require payment; in this case, they can verify the information as part of the billing process, SHAPIRO & VARIAN, *supra* note 48, at 34-35; MacKie-Mason, *supra* note 47, at 11.

nopoly in the complementary market.

A similar argument applies to the variant of this exception described above.¹²⁸ In this variant, a network provider excludes Voice over IP (VoIP) providers from access to its Internet Service customers in order to preserve the outside revenue in the form of access charges associated with traditional long-distance calls. Such a strategy will also be profitable, if the network provider does not manage to exclude the VoIP providers from its customers completely: Access charges are per-call charges set by regulators; the ability to charge them is not dependent on keeping all long-distance customers. Every long-distance call lost to a VoIP provider reduces profits; the more conventional long-distance calls the network provider manages to keep, the higher its profits.

4.3. Monopoly Preservation in the Complementary Market

In the “monopoly preservation in the complementary market” exception outlined above,¹²⁹ the network provider excludes rival producers of a complementary product from access to its Internet service customers to preserve a legally acquired monopoly in the corresponding complementary market.

In the exception outlined above, the analysis assumes that the monopolist will be able to keep its rivals out of the nation-wide market by excluding them from access to its Internet service customers.

Even if the monopolist’s footprint is not large enough to force its rivals to stay out of the market completely, exclusion from a part of the market may put them at a severe competitive disadvantage by forcing them to operate at a less efficient scale or with a smaller network. Compared to a world without exclusion, this may slow down the erosion of the network provider’s monopoly in the complementary market, preserving its ability to charge monopoly profits for a longer time. Again, this may make exclusion a profitable strategy, even if the network provider does not manage to keep its rivals out of the market completely.¹³⁰

C. Network Provider Faces Competition in the Market for Internet Services

Up this point, the analysis was based on the assumption that the network provider is at least a local monopolist in the market for Internet services. This assumption is in line with standard economic thinking on

128. See *supra* Part II.B.2.2.

129. See *supra* Part II.B.2.3.

130. Cf. POSNER, *supra* note 39, at 254 (making a similar argument with respect to the profitability of monopoly preservation through exclusionary conduct in new economy markets, if the monopoly is of intellectual property).

vertical exclusionary conduct in complementary markets: according to economic theory, an economic actor without monopoly power in the primary market will be incapable of excluding competitors in the complementary market using vertical practices such as tying, vertical mergers or exclusive dealing. A monopoly in the primary market is therefore considered to be an indispensable precondition for successful monopolization of the secondary market.¹³¹

Given this theory, it is not surprising that most of the literature on vertical exclusionary conduct in complementary product markets focuses on exclusionary conduct by monopolists: after all, the same conduct is unlikely to pose any significant anti-competitive threat, if the firm faces competition in the primary market.¹³² This theory has also shaped the evaluation of existing firms' behavior in a complementary market: allegations of anti-competitive conduct in a secondary market are often countered by evidence that the accused firm does not have monopoly power in the primary market.¹³³ Alternatively, the analysis of the monopoly case is used as an argument "a maiore ad minus": if a monopolist in the primary market does not have the ability and incentive to impede competition in the secondary market, it is argued, then a competitive firm's conduct will pose even less of a threat.¹³⁴

Based on this line of reasoning, most commentators believe that the threat of discrimination against independent providers of complementary products can be mitigated by competition in the market for Internet services. Stated differently, it is usually assumed that competition in the market for Internet services will restrict a network operator's ability and incentive to discriminate against independent content, portals or applications. This assumption forms the basis for two common policy proposals:

131. *E.g.*, *id.* at 195; Yoo, *supra* note 31, at 188-91. Similarly, some sort of market power or political power is considered to be a prerequisite for strategies that raise rivals costs, *e.g.*, DENNIS W. CARLTON & JEFFREY M. PERLOFF, MODERN INDUSTRIAL ORGANIZATION 353 (3d ed. 2000).

132. For an important exception to this point, see the literature on the exercise of aftermarket power by a firm that faces competition in the foremarket. This literature focuses on the question whether primary market competition precludes anti-competitive aftermarket actions. For an analysis of these issues with pointers to the literature, see Jeffrey K. MacKie-Mason & John Metzler, *Links between Vertically Related Markets: Kodak*, in THE ANTITRUST REVOLUTION: ECONOMICS, COMPETITION, AND POLICY 386 (John E. Kwoka, Jr. & Lawrence J. White eds., 3d ed. 1999).

133. See, *e.g.*, Yoo, *supra* note 31, at 249-50, 253 in the context of the open access debate ("I conclude that the structure of the broadband industry renders it unlikely that such combinations will pose any significant anti-competitive threat. . ."); and Yoo, *Beyond Network Neutrality*, *supra* note 4, at 61 in the context of the network neutrality debate ("This suggests that for most of the country, competition should remain sufficiently robust to ameliorate concerns of anticompetitive effects.").

134. *E.g.*, Speta, *Vertical Dimension*, *supra* note 5, at 986 (discussing this notion in the context of the open access debate).

the first proposal assumes that fostering facilities-based competition (i.e., increased competition between operators of different physical networks) will mitigate a network provider's ability and incentive to discriminate.¹³⁵ The second proposal seeks to restore competition at the Internet service provider level by requiring the owners of broadband networks to allow independent Internet service providers to offer their services over these networks. This regulatory response is called "open access," "multiple access" or "forced access," depending on the point of view of the commentator.¹³⁶

The following analysis shows that this assumption is not correct: a network provider may have the ability and incentive to exclude rival content, applications or portals from its network, even if it faces limited competition¹³⁷ in the market for Internet services.¹³⁸ Apart from increasing the number of cases in which unaffiliated providers of complementary products face a real threat of discrimination, this result also implies that neither facilities-based competition nor open access regulation are the appropriate tools to mitigate this threat.¹³⁹

Three arguments drive this result: First, in the Internet context, the ability to exclude competitors from a complementary market (the markets for applications, content and portals) is not dependent on a monop-

135. See, e.g., Yoo, *Mandating Network Neutrality*, *supra* note 4, at 67 ("On the other hand, regulators can adopt a more humble posture about their ability to distinguish anticompetitive from procompetitive behavior and attempt to resolve the problem by promoting entry by alternative broadband platforms. Once a sufficient number of alternative last mile providers exists, the danger of anticompetitive effects disappears, as any attempt to use an exclusivity arrangement to harm competition will simply induce consumers to obtain their services from another last mile provider").

136. An example of this line of reasoning can be found in the FCC memorandum and opinion in the AOL Time Warner merger proceeding. *AOL Memorandum Opinion & Order*, *supra* note 34, at 6594-95, ¶ 107 ("We believe that if unaffiliated ISPs receive non-discriminatory access to Time Warner cable systems [. . .] the merged firm's incentives and ability to withhold unaffiliated content from its subscribers will be substantially mitigated."); see *id.* at 6596, ¶ 112; Lemley & Lessig, *Ex parte*, *supra* note 31.

137. The analysis assumes that the network provider competes with at least one other network provider. See *infra* note 140 and accompanying text.

138. See also Joseph Farrell, *Open Access Arguments: Why Confidence is Misplaced*, in *Net NEUTRALITY OR NET NEUTERING: SHOULD BROADBAND INTERNET SERVICES BE REGULATED* 195 (Thomas M. Lenard & Randolph J. May eds., 2006) (arguing that limited competition may not necessarily remove network providers' incentives to discriminate). For a similar argument in the context of the debate over censorship by private proxies, see Seth F. Kreimer, *Censorship by Proxy: the First Amendment, Internet Intermediaries, and the Problem of the Weakest Link*, 155 U. PA. L. REV. 11, 33-36 (2006) (arguing that competition between Internet service providers may not be sufficient to discipline Internet service providers that disable content needlessly based on arguments very similar to the ones advanced above).

139. There may be other reasons that justify these proposals, though. For example, according to Lemley & Lessig, *Ex parte*, *supra* note 31, at 21-25, ¶ 54-65, the reduction in application-level innovation by independent providers resulting from the threat of discrimination constitutes only one of three arguments in favor of open access.

oly position in the primary market (the market for Internet services). Instead, the power to exclude is conferred by network technology (Section 1). Second, realizing the benefits of exclusion (i.e., an increase in profits (or, sometimes, a preservation of current profits)) does not require a monopoly position in the primary market. The lack of monopoly in the primary market even increases the network provider's incentive to increase profits by engaging in exclusionary conduct in the complementary market, as the network provider cannot simply extract the available monopoly profit by charging higher prices in the primary market (Section 2). Third, due to various factors such as the existence of switching costs or the ability to use discrimination instead of exclusion, the exclusion of rivals will not necessarily cause the network provider's Internet service customers to switch to another provider, making the costs of exclusion lower than is commonly assumed (Section 3).

The following analysis assumes that the network provider competes with at least one other network provider.¹⁴⁰ In addition, the network provider may offer content or applications. A particular application or content may be offered to all consumers (affiliated product) or exclusively to the customers of its own Internet service (proprietary product).¹⁴¹

1. Ability to Exclude

Today, technology is available that enables network providers to distinguish between applications and content running over its network and to control their execution. This technology enables the network provider to exclude selected complementary products from its network or to slow down their execution.

This technology enables the network provider to exclude unaffiliated providers of complementary products from access to its Internet service customers, independent of a monopoly in the market for Internet services.

While the exclusionary power of the technology does not reach beyond the network provider's network, exclusion from the network provider's Internet service customers may suffice to drive rival producers of complementary products from the nation-wide market, if there are economies of scale or network effects in the complementary market.¹⁴²

140. This assumption reflects the reality in the broadband market for residential customers in the US. According to a recent study by the United States Government Accountability Office, the median number of broadband providers available to residential users is two. United States Government Accountability Office, Report to Congressional Committees; Telecommunications; Broadband Deployment is Extensive throughout the United States, but It Is Difficult to Assess the Extent of Deployment Gaps in Rural Areas, at 18 (May 2006), available at <http://www.gao.gov/new.items/d06426.pdf>.

141. See *supra* Part II.A.

142. See *supra* Part II.B.3.1.

Whether this will happen, depends on the exact size of economies of scale with respect to the complementary product in question, on the strength of any potential network effects and on the nation-wide number of both the monopolist's Internet service customers and the customers of other network providers.¹⁴³ Thus, in this context, the ability to drive competitors from the nation-wide complementary market depends on the network provider's nation-wide market share in the market for Internet services. Again, a monopoly position in this market is not required.

2. Benefits of Exclusion

In a variety of cases, the exclusionary conduct will increase (or preserve) the network provider's profits in the complementary market. As the analysis will show, this increase is not dependent on a monopoly position in the market for Internet services; nor does it require the network provider to gain a monopoly in the complementary market.¹⁴⁴ Instead, the lack of monopoly in the primary market constrains the network provider's ability to extract profits in the market for Internet services, making the ability to realize profits in the complementary market even more attractive. As a result, there are many more cases in which exclusion may be profitable than is commonly assumed.

In general, by excluding rival producers of a specific complementary product from access to the network provider's Internet service customers, the network provider will increase the number of sales of its own complementary product.¹⁴⁵

As set out in detail above, the increase in the number of sales will often lead to an increase in profits. In the cases outlined above, the increase in profits results from an increase in the number of sales, not from the ability to charge monopoly profits. Thus, to be profitable, the exclusionary conduct need not drive rivals from the complementary market completely.

In the cases described above, the network provider had a monopoly in the market for Internet services. As the following analysis will show, however, the increase in profits due to exclusion was not dependent on this monopoly position (Sections 2.1 – 2.3). In addition, it will highlight a variant of the "monopoly preservation in the primary market" exception outlined above: the network provider may exclude selected producers of complementary products from access to its customers to protect its

143. Even if the monopolist's footprint is not large enough to force its rivals to exit the market completely, exclusion from a part of the market may put them at a severe competitive disadvantage by forcing them to operate at a less efficient scale or with a smaller network. See the analysis *supra* Part II.B.4.1.

144. See *supra* Part II.B.4.

145. See *supra* Part II.B.4.

competitive position in the primary market (Section 2.4).

2.1. More Sales at Market Prices

In the exception “more sales at market prices,”¹⁴⁶ the increase in profits resulting from the higher number of sales in the complementary market was driven by the specific cost structure of the markets for applications, content or portals, which are characterized by high fixed costs and low marginal costs. This cost structure is not affected by the existence of market power in the market for Internet services.¹⁴⁷

2.2. More Outside Revenue

In the exception “more outside revenue,”¹⁴⁸ the increase in profits resulted from the logic of pricing in the markets for advertising. This enabled the network provider to realize higher outside revenue by selling access to a large group of its Internet service customers directly, instead of letting rival producers of complementary products sell access to smaller groups of customers and extracting the outside revenue from them. Again, a monopoly in the market for Internet services is not required for this relationship to hold.

There is evidence that some Internet service providers (i.e., economic actors that face competition in the Internet service market) do in fact attempt to reduce the amount of time their customers spend on unaffiliated content or portal offerings. For example, in the AOL/Time Warner merger proceeding the FCC found that “[t]he record in this proceeding provides some evidence that AOL already seeks to limit its members’ access to unaffiliated content on the World Wide Web. For example, AOL requires that content appearing on AOL web sites have only a limited number of hyperlinks to unaffiliated content.” [References omitted]¹⁴⁹

In the variant of this exception,¹⁵⁰ the network provider was interested in excluding Voice over IP (VoIP) providers from access to its customers, because it could only charge access charges for long-distance calls placed using the conventional telephone service, not for long-

146. See *supra* Part II.B.3.1, and Part II.B.4.1.

147. DeGraba’s model, DeGraba, *supra* note 119, which demonstrates this effect in the context of tying, supports this analysis. In the model, the producer of the primary good has an incentive to tie in order to increase the number of sales of the secondary good, although it competes with another producer in the primary market. Thus, in the model the incentive to exclude independent competitors from the secondary market is not dependent on a monopoly position in the primary market. The model is discussed in more detail *supra* note 119.

148. See *supra* Part II.B.2.1, and Part II.B.4.2.

149. AOL Memorandum Opinion & Order, *supra* note 34, at 6594 ¶ 106; *id.* at 6593-94, 104-06.

150. See *supra* Part II.B.2.2, and Part II.B.4.2.

distance calls using VoIP. Access charges are per-call charges set by regulation; they do not depend on a monopoly in the market for Internet services.

2.3. Monopoly Preservation in the Complementary Market

In the exception “monopoly preservation in the complementary market,”¹⁵¹ the ability to preserve the monopoly in the complementary market depended on various factors such as the exact size of economies of scale with respect to the complementary product in question, on the strength of any potential network effects and on the nation-wide number of both the monopolist’s Internet service customers and the customers of other network providers. A monopoly in the market for Internet services is not required.

2.4. Preserving Competitive Position in the Primary Market

The exclusion of rivals may protect the network provider’s competitive position in the market for Internet services, even if it faces competition in this market. Such an incentive may occur, if an Internet transport provider offers proprietary content and applications exclusively to its transport customers. This is a common strategy, as it enables the transport provider to relax price competition in the market for Internet services by differentiating its transport service from rival offerings, to reduce customer turnover and increase profits by raising switching costs and to make additional profits by selling access to its customers to advertisers, content providers or online merchants.¹⁵²

Independent content and applications that can be used from any provider threaten the success of this strategy:

First, they reduce the differentiation of a provider’s offerings by providing comparable, but independent alternatives.

Second, independent offerings may reduce the switching costs of the network provider’s Internet service customers. Switching costs are the costs a customer incurs when switching to a competitor.¹⁵³ For example, when switching from one dial up access provider to another, a consumer must reconfigure his or her Internet access program. When switching from broadband access over cable to DSL, a consumer also needs to buy and install new equipment such as a DSL modem. Switching costs reduce customer turnover: when considering whether to switch

151. See *supra* Part II.B.2.3, and Part II.B.4.2.

152. See, e.g., MacKie-Mason, *supra* note 47, at 11.

153. See, e.g., VARIAN, *supra* note 42, at 603-05 (providing overview of switching costs); see also SHAPIRO & VARIAN, *supra* note 48, chapters 5-6 (treating switching costs in the context of information goods).

to a competitor, a customer takes his switching costs into account. Switching costs also make demand more inelastic, enabling the seller to raise prices.¹⁵⁴

Bundling Internet transport service with proprietary content and applications that are offered exclusively to transport customers is a common way to increase switching costs.¹⁵⁵ In this case, consumers lose access to their old provider's proprietary content and applications when they switch to another provider. As a result, they have to search for new ones and learn how to use them. If the new provider does not offer comparable content or applications, not being able to use the old provider's proprietary content or applications any more is itself a cost of switching. In addition, many proprietary offerings induce their customers to engage in nontransferable database creation and customization. For example, Internet service providers offer provider-specific e-mail addresses that cannot be transferred to another provider;¹⁵⁶ to take advantage of services like stock portfolio tracking, instant messaging or customized news pages, users have to enter nontransferable data as well. When switching providers, customers need to notify relevant parties of their new e-mail addresses or instant messaging IDs and lose their site-specific data.

Independent offerings may reduce the effectiveness of this strategy by reducing customers' switching costs: as the independent application or content is not tied to a specific provider of Internet services, consumers can continue to use it after switching providers. In addition, by creating site-specific data on independent offerings, customers can avoid becoming locked in to a specific access provider.¹⁵⁷

Third, as has been set out above, independent alternatives may also reduce the time customers spend using proprietary offerings, reducing third party revenues such as advertising fees or commissions for online sales.

By excluding independent applications and content that compete with the network provider's proprietary offerings, the network provider may be able to prevent these problems.

3. Costs of Exclusion

Compared to the monopoly case, the existence of other, competing network providers may increase the costs of exclusionary behavior in the complementary market. Due to a variety of factors such as the existence of switching costs or the ability to use discrimination instead of exclu-

154. *E.g.*, VARIAN, *supra* note 42, at 604-05; Hausman et al., *Residential Demand*, *supra* note 31, at 164.

155. *See, e.g.*, MacKie-Mason, *supra* note 47, at 11.

156. *See, e.g.*, SHAPIRO & VARIAN, *supra* note 48, at 109-10.

157. They get locked in to the independent offering, though.

sion, the costs of exclusion will still be lower than is commonly assumed.

If the network provider is the only supplier of Internet services in a particular geographic area, consumers have no alternative way of accessing the excluded application or content. They either subscribe to the provider's Internet service or do not use Internet services at all. Thus, the costs of the exclusionary behavior are twofold: first, the price of Internet services will be lower due to the reduction in application and content variety.¹⁵⁸ Second, without being able to use the excluded application or content, some consumers may not value Internet services enough to pay the lower price.¹⁵⁹ Given that that the pricing of the service already reflects the reduced value, the number of lost transport customers will probably not be very high.

If the provider competes with at least one other network provider, consumers who desire access to the excluded application may switch to another provider. As these consumers do not have to forgo Internet services altogether, the number of lost transport customers will probably be higher than if the excluding network provider does not face competition. Thus, competition increases the costs of exclusionary behavior in the complementary market.¹⁶⁰

Several factors may limit the costs of exclusionary behavior in spite of competition in the market for Internet services:

First, if the exclusionary conduct manages to drive the producers of the excluded application or content from the market, switching providers will not enable consumers to get access to the excluded product. As a result, fewer consumers will switch in response to the exclusion.¹⁶¹

Second, switching costs may prevent consumers from changing providers to get access to the excluded application.¹⁶² This is the case, if the increased value from being able to use the excluded application is smaller than the costs of switching to another network provider. Thus, the higher switching costs, the lower the number of customers lost to other network providers.¹⁶³

Third, and potentially most importantly, the network provider may be able to avoid this problem altogether by using discrimination instead

158. See Wu, *Network Neutrality*, *supra* note 1, at 153 (discussing the costs of a discriminatory pricing scheme that prohibits customers of a network provider's basic Internet service from using specific applications).

159. See, e.g., Rubinfeld & Singer, *supra* note 13, at 310.

160. See, e.g., *id.* at 310.

161. See, e.g., *id.* at 312-13.

162. See, e.g., Hausman et al., *Residential Demand*, *supra* note 31, at 164; Kreimer, *supra* note 138, at 34-35; NUECHTERLEIN & WEISER, *supra* note 9, at 156. For a discussion of switching costs in the market for Internet services, see *supra* notes 153-157 and accompanying text.

163. Switching costs do not protect the network provider from losing business from new customers.

of direct exclusion.¹⁶⁴ As today's network technology provides the ability to control the execution of applications running over the network, a network provider can negatively affect the execution of particular applications. For example, the network provider can slow down the transport of certain applications or the delivery of selected content. If a network provider discriminates against a rival's complementary product, consumers' use of the rival's product is less satisfactory than their use of the network provider's own offering, even if the rival's product is of higher quality.

Thus, discrimination works indirectly by changing consumers' perception of the quality of a rival's offering. As consumers are unable to detect the true cause of the lower quality, they may mistakenly attribute it to bad product design and use competing products whose use is more satisfactory. For example, a slow gaming experience may be due to bad application programming, insufficient server capacity at the gaming site or slow Internet transport. Similarly, long waiting times for pages from an online shop could result from bad programming of the underlying databases or insufficient server speed. If customers do not usually experience problems with network speed, they will be inclined to blame the online game or the online shop.

With discrimination, consumers have the option of choosing the rival's product, but prefer the network provider's product which they perceive to be of higher quality. Contrary to direct technical exclusion or tying, they will not feel that their choice has been restricted. As they do not wish to use the rival's product, the discrimination will neither reduce their valuation of the network provider's Internet services nor cause them to switch to a competing provider.

Thus, if the network provider discriminates against rival products instead of excluding them directly, competition in the market for Internet services does not increase the costs of the exclusionary conduct.

D. Conclusion

Although a network provider does not generally have an incentive to discriminate against independent providers of content, applications or content, the analysis has highlighted a variety of circumstances under which it may have such an incentive. Such an incentive may not only occur if it has a (local) monopoly in the market for Internet services, but also if it faces competition. Whether the conditions giving rise to such an incentive are present in a real life situation, is an empirical question. In most cases, however, the network provider need not be able to gain a monopoly in the complementary market to make exclusion a profitable

164. See, e.g., Rubinfeld & Singer, *supra* note 13, at 310, 313.

strategy, making the threat of discrimination more relevant than commonly assumed.

In most cases, the network provider need not exclude all independent developers of complementary products from its network in order to increase its profits. Instead, it will often be profitable to exclude only those complementary products that directly compete with one of its own complementary products. This reduces the costs of exclusion, as the reduction in complementary goods variety is restricted to those products that are actually excluded.

Due to the specific characteristics of markets for applications and content such as the cost structure of information goods and (sometimes) the existence of network effects, the exclusion of rivals may lead to gains that are significantly higher than in traditional markets. As a result, it is more likely that the gains from exclusion exceed the associated costs, making it more likely that exclusion is a profitable strategy.¹⁶⁵

II. IMPACT ON APPLICATION-LEVEL INNOVATION

The previous part has highlighted conditions under which a network provider may have an incentive to exclude independent producers of applications, content or portals from access to its Internet service customers. When these conditions are present, independent producers of complementary products face a real threat of discrimination.

The following section analyzes the impact of this threat on innovation in the markets for applications, content and portals (“application-level innovation”). It shows that the threat of discrimination reduces the amount of application-level innovation by independent producers of complementary products (Section A). While discrimination increases network providers’ incentives to engage in application-level innovation, this increase cannot offset the reduction in innovation by independent producers (Section B). Thus, the threat of discrimination reduces the amount of application-level innovation.

A. Incentives of Independent Producers of Complementary Products

In the absence of network neutrality regulation, the threat of discrimination reduces the amount of application-level innovation by independent producers of complementary products in three ways.

First, when the conditions for profitable exclusion outlined above are present in a particular complementary market, a network provider will discriminate against rivals in this market. As indicated above, dis-

165. Cf. POSNER, *supra* note 39, at 254 (discussing the profitability of monopoly preservation through exclusionary conduct in new economy markets, if the monopoly is of intellectual property).

crimination will reduce their profits.¹⁶⁶ A potential innovator bases its decision to innovate on the expected costs and benefits of realizing the innovation. Facing the threat of discrimination, potential innovators in affected markets will expect lower profits. Thus, the threat of discrimination reduces their incentives to innovate.

Second, the profitability of exclusion depends on a large number of factors that may not be common knowledge for all market participants. As a result, an economic actor with an idea for a complementary product may not be able to decide whether the network provider will have an incentive to exclude the final product from the market.¹⁶⁷ As a result, potential innovators face a significant uncertainty with respect to their future competitive environment. This uncertainty may reduce a developer's incentive to innovate, even if the factual conditions for profitable exclusion are not present.

Third, the above analysis suggests that independent producers of complementary products need not be concerned about exclusion, if the network provider does not currently offer a competing product. This seems to imply that innovation will only be harmed where the network provider is already vertically integrated into one or more complementary markets. Economic theory shows that this is not correct: Even if the network provider does not currently offer a competing product, it may be tempted to imitate the entrant, exclude the entrant from its network and exploit the complementary market itself, once the entrant starts to make significant profits.

Economic models show that in the presence of demand uncertainty in a complementary market, a primary good monopolist with a selling advantage in this market may have an incentive to let an independent producer enter the complementary market first to let him "test the waters."¹⁶⁸ If the level of demand turns out to be large enough once the demand uncertainty is resolved, the primary good monopolist enters the

166. The exclusionary conduct hurts independent producers of excluded complementary products in several ways: first, they are excluded from the part of the complementary market that consists of the network provider's Internet service customers. As a result, they are unable to make any sales in that market. In addition, due to economies of scale and, potentially, network effects in the production of their products, the exclusion from a part of the market may put them at a competitive disadvantage in the rest of the market as well. In the worst case, they may be forced to exit the complementary market completely. If they had made at least some sales to the network provider's Internet service customers in the absence of the exclusionary conduct, the exclusion will reduce their profits.

167. Similarly, the network provider may fail to assess the situation correctly and discriminate against or exclude an independent provider of complementary products, even if none of the conditions under which this conduct would be profitable apply. Farrell & Weiser, *supra* note 13, at 114-17 (calling this problem "incompetent incumbents" and include it in their list of exceptions to their version of the "one monopoly rent" argument).

168. David A. Miller, *Invention under Uncertainty and the Threat of Ex Post Entry*, (Aug. 24, 2006), <http://ssrn.com/abstract=319180>.

market as well and uses its selling advantage to make most of the sales. Foreseeing this course of events, the independent producer refrains from entering the market. As a result, nobody enters the complementary market; there is a region of foregone invention where privately and socially beneficial innovations are not realized.

For this situation to occur, three conditions must be realized: First, there must be demand uncertainty in the complementary market. Second, in the presence of demand uncertainty, entry to the complementary market is attractive for the independent producer, but not for the primary good monopolist (e.g., due to cost heterogeneity). Third, the primary good monopolist has a selling advantage in the complementary market.

In the Internet context, these conditions will often be met: First, in markets for new applications or content, there is usually a considerable demand uncertainty. Second, the economics and business strategy literature highlights a variety of reasons, why an incumbent network provider may not have an incentive to enter a complementary market for a new product in the presence of demand uncertainty, while an independent producer may have such an incentive. For example, start-ups often have lower entry costs than an incumbent due to the different cost structure of incumbents and new entrants.¹⁶⁹ In addition, while a small level of demand may meet the growth needs of a small company, a large incumbent will need much higher levels of demand to meet its growth needs.¹⁷⁰ Similarly, even if the level of demand is too uncertain for the network provider to justify innovation, users may find it attractive to innovate to meet their own application needs.¹⁷¹ Third, the ability to technically exclude a rival producer of complementary products from its network provides the network provider with a huge selling advantage in the complementary market.

Thus, the number of markets in which independent developers' incentives to innovate are reduced will be larger than implied by the exceptions outlined above.

B. Incentives of Network Providers

As the previous section has shown, the threat of discrimination reduces independent producers' incentives to innovate in the markets for applications, content or portals. This reduction is only relevant, if it is not offset by a corresponding increase in network providers' incentives to

169. *E.g.*, CLAYTON M. CHRISTENSEN, *THE INNOVATOR'S DILEMMA; WHEN NEW TECHNOLOGIES CAUSE GREAT FIRMS TO FAIL* 132 (rev., updated ed., Harper Business 2000) (1997).

170. *E.g.*, *id.* at 128-30.

171. *See* van Schewick, *supra* note 32, at 329-42 (providing pointers to the relevant literature).

innovate in these markets. While network providers' incentives to innovate at this level do rise due to the increase in profit under discrimination, this increase in a few network providers' incentives to innovate cannot compensate for the reduction in innovation by independent producers.

There are three reasons for this: First, the reduction in potential innovators results in less diverse approaches to innovation, with negative consequences for the amount and quality of innovation. Second, with respect to particular innovations, economic actors other than the network providers may have an incentive to innovate, while the network providers may lack such an incentive. This further reduces the amount of innovation. Third, there are specific benefits associated with specific types of independent innovators which a network provider cannot replicate.

First, while there are a large number of (potential) independent producers of complementary products, there are only a few network providers. Thus, by reducing the innovation incentives of a large number of independent developers, the threat of discrimination ultimately reduces the number of innovators at the application-level. In the presence of technological uncertainty, market uncertainty or consumer heterogeneity, this reduction negatively affects the amount and potentially the quality of application-level innovation.

Human beings and, consequently, the firms for which they work have different experiences, capabilities and organizations, a fact that is stressed by research in evolutionary economics and management strategy. Due to these differences, economic actors may react very differently when exposed to the same situation. The impact of these differences rises with technological uncertainty, market uncertainty or consumer heterogeneity. Under these conditions, an increase in the number of potential innovators will result in a more diverse set of approaches to innovation,¹⁷² and a more diverse set of approaches will be socially beneficial:¹⁷³ It guarantees a more complete search of the space of potential complementary products and decreases the probability that beneficial uses of the platform remain undetected. It increases the expected quality of the resulting products and may increase the amount of heterogeneous consumer needs that are served.

Second, research in economics and management strategy has identified systematic differences in the nature and direction of innovative activity between different types of innovators. In particular, due to differences in history, economic position and capabilities, the same innovation may be attractive to one type of innovator, but not to another. This re-

172. See *id.* at 299-305 with pointers to the relevant literature.

173. See the discussion in *id.* at 305-10 with pointers to the relevant literature.

search suggests that there are a large number of cases in which economic actors other than the network provider may have an incentive to realize an innovative idea, while the network provider may lack such an incentive. For example, this has been shown for new entrants to a complementary market, for venture-capital backed firms and for users.¹⁷⁴ When independent producers lose their incentive to innovate, this innovation will be lost.

Third, there are specific benefits associated with specific types of independent innovators which a network provider cannot replicate. For example, research has shown that the participation of firms backed by venture capitalists may increase the amount and the quality of innovation. Enabling users to innovate, may leave less customer needs unserved. In addition, users often make their innovation freely available to others; as a result, such innovations will reach a higher level of diffusion than a similar innovation of comparable quality that is produced by a network provider which sells the innovation to make a profit.¹⁷⁵

In the context of the Internet, technological and market uncertainty as well as user heterogeneity are high,¹⁷⁶ suggesting that the reduction in independent producers' incentives to innovate will have the detrimental impact on application-level innovation outlined above.

III. IMPACT ON SOCIAL WELFARE

Network neutrality rules prevent network providers from discriminating against independent producers of complementary products or excluding them from their network. In the absence of network neutrality regulation, there is a real threat of discrimination (see Part II). Regulatory intervention to remove this threat is only justified, if the social benefits of regulatory intervention are larger than the costs.

As Part III has shown, network neutrality regulation increases the

174. *Id.* at 311-24 (new entrants), 324-29 (venture capital backed firms), 329-42 (users), based on a discussion of the relevant literature.

175. *Id.* at 337-42, based on a discussion of the relevant literature. While it is difficult to quantify these benefits, there are indications that they may be significant. For example, surveys indicate that today's standard commercial products may on average leave between 46% and 54% of customer needs unserved. See Nikolaus Franke & Eric von Hippel, *Satisfying Heterogeneous User Needs Via Innovation Toolkits: The Case of Apache Security Software*, 32 RES. POL'Y 1199, 1201-02 (2003).

176. Both network technology as well as technologies for the development of applications are still evolving, creating considerable technological uncertainty. A large number of useful applications are still waiting to be identified; in these areas, market uncertainty is high. The more people and businesses get connected to the Internet, the higher the heterogeneity of Internet users will become. Ultimately, the heterogeneity of Internet users will mirror the heterogeneity of society. As a result, the heterogeneity of user needs is bound to be increasing, not decreasing.

amount of application-level innovation. The increase is only relevant, if it is socially beneficial (Section A). On the cost side, network neutrality rules reduce network providers' incentives to innovate at the network level and to deploy network infrastructure (Section B.1). While regulatory intervention has its own costs, these are not covered in detail (Section B.2). When deciding whether to introduce network neutrality regulation, regulators must trade-off the benefits against the costs (Section C).

The analysis shows that the increase in application-level innovation is socially beneficial and that these benefits are more important than the costs.

A. Benefits

Network neutrality rules increase the amount of application-level innovation. This increase is only relevant to public policy, if it increases social welfare. This question can be approached in several ways.

First, one may ask whether the amount of innovation is generally lower than the social optimum. In this case, an increase in the amount of innovation would be socially beneficial.

In dealing with such questions, economists often note that the link between innovation and social welfare is theoretically ambiguous:¹⁷⁷ on the one hand, some economic models highlight the possibility that in their desire to capture the rents from innovation, firms may increase the level of investment in research and development above the socially efficient amount.¹⁷⁸ On the other hand, the existence of uncompensated spillovers and other factors such as the inability of innovators to perfectly appropriate the increase in consumer surplus lead to the theoretical prediction that firms will not be able to completely appropriate the social gains from innovation, leading them to invest less than the socially optimal amount in innovation.¹⁷⁹

A closer look at the underlying models indicates that under conditions of uncertainty this ambiguity may disappear, leading to the insight that the amount of innovation is usually too low, which makes any increase in innovation socially beneficial. In models where firms invest more than the socially efficient amount in innovation, the wedge

177. See, e.g., Jennifer F. Reinganum, *The Timing of Innovation: Research, Development, and Diffusion*, in 1 HANDBOOK OF INDUSTRIAL ORGANIZATION 849 (Richard L. Schmalensee & Robert D. Willig eds., 1st ed. 1989); JEAN TIROLE, THE THEORY OF INDUSTRIAL ORGANIZATION 399-400 (1988); Michael L. Katz, *Intellectual Property Rights and Antitrust Policy: Four Principles for a Complex World*, 1 J. ON TELECOMM. & HIGH TECH. L. 325, 337 sec.C (2002).

178. For an overview of this literature, see Reinganum, *supra* note 177. For a particular example of such a model, see Partha Dasgupta & Eric Maskin, *The Simple Economics of Research Portfolios*, 97 ECON. J. 581 (1987).

179. See, e.g., TIROLE, *supra* note 177, at 399-400.

between private and social benefits from innovation results from the argument that society does not care which firm is ultimately successful, whereas each individual firm wants to be the winner.¹⁸⁰ Thus, these models are based on the implicit assumption that similar approaches by different firms constitute a wasteful duplication of efforts that should better be avoided. As indicated above, such an assumption neglects differences in firm heterogeneity. Once firm heterogeneity is taken into account, having different firms approach a particular problem will often be socially beneficial.

These theoretical insights are supported by empirical studies. They indicate that there is indeed too little innovation, because private firms are typically unable to appropriate all social gains from the innovation.¹⁸¹

Second, one may ask whether in the specific case under analysis there is likely to be less innovation than the socially optimal amount. Innovation in platform products¹⁸² and complementary products is subject to two types of externalities that are likely to reduce the amount of innovation below the social optimum:¹⁸³ while the first operates vertically between the platform product and each complementary product, the second externality operates horizontally between different complementary products.

Due to the complementarity between the platform product and complementary products, innovation in complementary products usually increases demand for the platform product and vice versa. If the platform product and the complementary product are developed by different economic actors, the innovator in a complementary component does not appropriate the positive effect on the platform product, and vice versa.¹⁸⁴

Innovation in one complementary product usually increases demand for the platform product, which may in turn positively affect demand for other complementary products. If different economic actors pursue innovation in the different components, each actor does not appropriate the positive effect on the other components. As a result, each actor's incentives to innovate will be lower than the social optimum.

A common solution to the problems caused by such externalities is

180. See, e.g., Dasgupta & Maskin, *supra* note 178, at 584-85.

181. See, e.g., Edwin Mansfield et al., *Social and Private Rates of Return from Industrial Innovations*, 91 Q. J. ECON. 221 (1977); Charles I. Jones & John C. Williams, *Measuring the Social Return to R&D*, 113 Q. J. ECON. 1119 (1998).

182. A platform product is a product that may be used with a large number of complementary products. See, e.g., Douglas G. Lichtman, *Property Rights in Emerging Platform Technologies*, 29 J. LEGAL STUD. 615 (2000).

183. This observation is made in two different contexts by Timothy F. Bresnahan & Manuel Trajtenberg, *General Purpose Technologies 'Engines of Growth,?'* 65 J. ECONOMETRICS 83 (1995) and Lichtman, *supra* note 182.

184. See, e.g., Bresnahan & Trajtenberg, *supra* note 183, at 94; Farrell & Katz, *supra* note 41, at 414 and appendix.

integration by all affected parties. The integrated entity internalizes the externalities and has therefore higher incentives to innovate.¹⁸⁵ In the current context, this is not a feasible solution: no single economic actor will be able to identify and realize all beneficial uses of the Internet.¹⁸⁶

Finally, any assessment of the benefits of additional application-level innovation needs to take account of the character of the Internet as a general purpose technology.¹⁸⁷

As a general purpose technology, the Internet has the potential to significantly increase economic growth.¹⁸⁸ General-purpose technologies offer a generic functionality that can potentially be applied in a large number of sectors within the economy. As the use of a general-purpose technology spreads throughout the economy and increases productivity in the sectors in which it is applied, the promises for economic growth that this technology holds materialize. At the same time, new applications trigger new advances in the general-purpose technology itself; these advances may in turn spawn the adoption of the general-purpose technology in additional sectors of the economy or may lead to new or improved applications in sectors that already use the technology. Thus, the adoption of general-purpose technologies exhibits increasing returns to scale, leading to potentially enormous increases in economic growth.¹⁸⁹

As the positive impact of a general purpose technology stems primarily from the productivity increases resulting from its adoption in more and more sectors of the economy, the existence of a general-purpose technology is not sufficient to positively impact economic growth. Instead, the rate at which a general purpose technology affects

185. See Farrell & Katz, *supra* note 41 (discussing some important refinements to this statement). As Farrell & Katz demonstrate, integration between two firms that each are the sole supplier of a component that is complementary with the other does not necessarily increase the incentives to invest in socially valuable research and development. (*See id.* at appendix). In addition, they show that integration between a monopoly supplier of one component with one of several suppliers of a complementary component may inefficiently lower independent suppliers' incentives to innovate.

186. *See, e.g.*, Timothy F. Bresnahan & Shane Greenstein, *The Economic Contribution of Information Technology: Towards Comparative and User Studies*, 11 J. EVOLUTIONARY ECON. 95, 98 (2001); Lichtman, *supra* note 182.

187. *See* van Schewick, *supra* note 32, at 346-49 (providing a detailed exposition of the argument in the text with pointers to the literature).

188. On general-purpose technologies, *see, e.g.*, Bresnahan & Trajtenberg, *supra* note 183; Bresnahan & Greenstein, *supra* note 186; and the collection of papers in GENERAL PURPOSE TECHNOLOGIES AND ECONOMIC GROWTH (Elhanan Helpman ed., 1998) [hereinafter GENERAL PURPOSE TECHNOLOGIES]. On the Internet as a general-purpose technology, *see, e.g.*, Richard G. Harris, *The Internet as a GPT. Factor Market Implications*, in GENERAL PURPOSE TECHNOLOGIES, *supra*, at 145.

189. *E.g.*, Bresnahan & Trajtenberg, *supra* note 183; Elhanan Helpman & Manuel Trajtenberg, *A Time to Sow and a Time to Reap; Growth Based on General Purpose Technologies*, in GENERAL PURPOSE TECHNOLOGIES, *supra* note 188, at 55.

economic growth depends on the rate of co-invention¹⁹⁰ (i.e., the rate at which potential uses of the technology are identified and realized).

With respect to the Internet, this analysis implies that identifying potential uses for the Internet and developing the corresponding applications is the prerequisite for realizing the enormous growth potential inherent in the Internet as a general-purpose technology.¹⁹¹

As a result, measures that reduce the amount of application-level innovation have the potential to significantly harm social welfare by significantly limiting economic growth.

B. Costs

On the cost side, network neutrality rules reduce network providers' incentives to innovate at the network level and to deploy network infrastructure (Section 1). Regulatory intervention also creates its own costs (Section 2); however, these are not covered in detail.

1. Impact on Incentives at the Network Level

As highlighted in Part II, there is a variety of cases in which discrimination increases (or preserves) network providers' profits. As network neutrality regulation prevents network providers from realizing these profits, network neutrality regulation reduces their profits. Due to the complementarity between applications, content and portals on the one hand and Internet services on the other hand, this reduction in profits also affects network providers' incentives to innovate at the network level and to deploy network infrastructure.¹⁹²

190. The term "co-invention" denotes the innovative activity associated with identifying and realizing potential uses of the general purpose-technology in particular sectors of the economy, e.g., Bresnahan & Trajtenberg, *supra* note 183, at 86-88; Bresnahan & Greenstein, *supra* note 186, at 95-97.

191. See ROBERT E. LITAN & ALICE M. RIVLIN, BEYOND THE DOT.COMS; THE ECONOMIC PROMISE OF THE INTERNET 104-07 (2001) (making a similar observation).

192. See THIERER, *supra* note 7, at 17-19; OWEN & ROSSTON, *supra* note 4, at 24-25. See also Yoo, *Beyond Network Neutrality*, *supra* note 4, at 27-37, 48-53 (arguing that network neutrality may increase concentration in the market for last-mile broadband access, based on a broader definition of network neutrality that includes mandating interconnection, non-discrimination, rate regulation and the adoption of standardized protocol interfaces such as TCP/IP). As Yoo's argument is based on the negative impact of measures such as mandating the adoption of standardized interfaces, which are not included in the definition of network neutrality used here, his arguments do not apply to the analysis of this paper. For a discussion of the differences in the usage of the term network neutrality, see *supra* notes 9-11 and accompanying text. *But see* Frischmann & van Schewick, *supra* note 1 (offering a critical reply to Yoo's argument).

2. Costs of Regulation

The costs of network neutrality regulation depend on the chosen form of implementation. While the costs of network neutrality regulation are not the focus of this article, existing literature suggests that the costs of regulation itself will not be significant. In particular, they will be significantly lower than the costs associated with implementing and overseeing an open access regime.¹⁹³

C. Trade-Off

The social benefits and costs outlined above suggest that the introduction of network neutrality regulation requires a trade-off: On the one hand, network neutrality regulation increases the amount of application-level innovation, which is critically important for economic growth. On the other hand, it decreases network providers' incentives to innovate at the network level and to deploy network infrastructure. The following section analyzes the two trade-offs in turn.

1. Application-Level Innovation vs. Innovation at the Network Level

Research on information-technology based general-purpose technologies suggests that increasing co-invention¹⁹⁴ is more important than increasing innovation in the general-purpose technology itself. Applied to the Internet, this implies that increasing application-level innovation is relatively more important than increasing innovation at the network level.

In information technology-based general-purpose technologies the incentives to invest in advancing the general-purpose technology itself seem to be higher than the incentives to invest in co-invention,¹⁹⁵ making it relatively more important to foster co-invention. This difference is attributed to two factors: first, the science and engineering base of hardware technologies is more developed than the science base of software engineering and of finding attractive business uses. Second, due to their generality, general-purpose technologies have larger markets than the individual applications; after all, while not all users of a general-

193. See, e.g., Weiser, *supra* note 1, at 79-80.

194. The term "co-invention" denotes the innovative activity associated with identifying and realizing potential uses of the general purpose-technology in particular sectors of the economy. E.g., Bresnahan & Trajtenberg, *supra* note 183, at 86-88; Bresnahan & Greenstein, *supra* note 186, at 95-97.

195. Timothy F. Bresnahan, The Changing Structure of Innovation in Computing: Sources of and Threats to the Dominant U.S. Position 10, (July 21, 1998), <http://www.stanford.edu/~tbres/research/step.pdf>.

purpose technology need all applications, all users need the general-purpose technology.

These factors are also present in the context of the Internet, making it reasonable to assume that the imbalance between incentives to innovate found in information-based general-purpose technologies in general also exists in the context of the Internet: Network engineering has a more developed science base than the identification of uses and software engineering. Due to the generality of the networking infrastructure, the market for network technology itself is larger than the market for individual applications.

Thus, compared to the incentives to innovate at the application-level, incentives to innovate at the network level are higher. At the same time, application-level innovation is the main determinant of economic growth. This suggests that increasing the amount of application-level innovation is relatively more important than increasing innovation at the network level.

2. Application-Level Innovation vs. Deployment of Network Infrastructure

As indicated above, network neutrality regulation reduces network providers' profits. This reduction in profits will also affect their incentive to deploy network infrastructure. This causal relationship, however, does not say anything about the degree to which these incentives are reduced.

Thus, in determining the appropriate trade-off between infrastructure deployment and application-level innovation, two questions must be answered: First, will the reduction in profits reduce the incentive to deploy infrastructure below the necessary level? Second, even if this is the case, is allowing network providers to discriminate the appropriate solution to this problem?

First, it is an open question, whether network neutrality regulation will reduce incentives to deploy network infrastructure below the necessary level. Not surprisingly, network providers and their industry organizations have claimed that this is the case. There are several reasons to doubt this assessment, though: Network neutrality regulation does not forbid network providers to vertically integrate into complementary markets;¹⁹⁶ it only bans them from using discrimination to increase their sales at the expense of rivals. Thus, it does not prevent network providers from making profit in complementary markets; it just takes away the additional profits that could be realized due to discrimination.¹⁹⁷ It also

196. *E.g.*, Wu, *Broadband Debate*, *supra* note 1, at 89.

197. Whether and, if yes, what form of price discrimination should be forbidden under network neutrality regulation, is still an open question. *See supra* note 9.

does not prevent them from making profit in the market for Internet services. As a result, the remaining profit may still be sufficient to motivate them to deploy the necessary infrastructure. Moreover, new wireless technologies may ameliorate the problem by further reducing the costs of broadband infrastructure. Thus, it still needs to be proven that the reduction in profits caused by network neutrality regulation suffices to reduce network providers' incentives to deploy infrastructure so severely that it becomes relevant for public policy.

Second, even if network providers' incentives are too low to guarantee the necessary deployment of broadband infrastructure under network neutrality regulation, this does not necessarily imply that network providers should be allowed to discriminate.¹⁹⁸ As Michael Katz has put it, "In the antitrust – if not regulatory – context [. . .] U.S. policy rejects the notion that the otherwise illegal maintenance or acquisition of monopoly power in a market can be justified by 'good' use of the monopoly profits in that market or another one."¹⁹⁹ Following this line of reasoning, instead of allowing discrimination, regulators should contemplate other ways of ensuring a sufficient deployment of network infrastructure, if necessary. For example, in light of the severe consequences of stifling application-level innovation for economic growth, subsidizing the deployment of broadband infrastructure may be preferable to allowing network providers to discriminate.

Thus, in trading off application-level innovation against infrastructure deployment, it seems reasonable to opt for fostering application-level innovation in order to realize the enormous growth potential inherent in Internet technology, and to contemplate other ways of ensuring a sufficient deployment of network infrastructure, if necessary.

198. *But see* Yoo, *Beyond Network Neutrality*, *supra* note 4, Part II. Yoo argues that by focusing on competition in the market for applications and content, network neutrality proponents are focusing on the wrong policy problem. According to him, policy makers should focus on increasing competition in the market for last-mile broadband access, which is less competitive than the markets for applications and content, *id.* at Part II. In line with this assumption, he mainly rejects network neutrality proposals based on their negative impact on competition in last-mile broadband access. *Id.* at 27-37, 48-53. Apart from neglecting the different impact of innovation in these markets on economic growth, and accompanying text, this analysis fails to take account of the possibility to stimulate competition in the market for last-mile broadband access through other means. *See supra* notes 187-191, 194-195. In addition, his arguments about the negative impact of network neutrality on competition in the market for last-mile broadband access are based on a much broader definition of network neutrality than the one advocated by network neutrality proponents and used in this paper; as a result, his analysis does not carry over to the case of "pure" non-discrimination rules discussed here. *See also supra* notes 9-11 and accompanying text; *see supra* note 192 and accompanying text. For a critical appraisal of Yoo's work on network neutrality, see Frischmann & van Schewick, *supra* note 1; *see* Herman, *supra* note 1.

199. Katz, *supra* note 177, at 340.

CONCLUSION

This paper advances the debate over network neutrality by providing an economic framework within which calls for network neutrality regulation can be analyzed.

The analysis shows that calls for network neutrality regulation are justified: In the absence of network neutrality regulation, there is a real threat that network providers will discriminate against independent producers of applications, content or portals or exclude them from their network. This threat reduces the amount of innovation in the markets for applications, content and portals at significant costs to society.

While network neutrality rules remove this threat, they are not without costs: Apart from creating the costs of regulation itself, network neutrality rules reduce network providers' incentives to innovate at the network level and to deploy network infrastructure. Thus, regulators face a trade-off. As the paper shows, due to the potentially enormous benefits of application-level innovation for economic growth, increasing the amount of application-level innovation through network neutrality regulation is more important than the costs associated with it.

Before network neutrality regulation can be drafted, however, more research is needed. In particular, the open questions surrounding the scope of network neutrality regulation need to be resolved. In addition, the best way of implementing network neutrality rules still needs to be identified.²⁰⁰

The paper also contributes to the debate over "open access" and "facilities-based competition." As has been set out above, the proposals for "facilities-based competition" and "open access" are based on the assumption that competition in the market for Internet services will mitigate a network operator's ability and incentive to discriminate against or exclude independent portals, content and applications. The analysis has highlighted a variety of circumstances under which a network provider may have the ability and incentive to discriminate against unaffiliated producers of complementary products or exclude them from its network, even if it faces competition in the market for Internet services. Thus, neither increased facilities-based competition nor open access regulation are the appropriate tools to mitigate the threat of discrimination.

Finally, the paper shows that our intuitions regarding the profitability of exclusionary conduct that have been shaped by antitrust analysis of markets for conventional goods may be misleading in markets such as the markets for applications, portals and content that are characterized by high fixed costs, low marginal costs and, potentially, network effects, in

200. For an overview of open issues in these areas, see *supra* note 9 and accompanying text.

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particular if the exclusionary conduct is based technological means.

